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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

- 1) The Heading of the Part: Pay Plan
- 2) The Code Citation: 80 Ill. Adm. Code 310
- 3) Section Numbers:
- | | |
|-----------------|---------|
| 310.40 | Amended |
| 310.270 | Amended |
| 310.280 | Amended |
| 310.490 | Amended |
| 310. Appendix A | Amended |
| Table T | Amended |
- 4) Statutory Authority:
- Authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1991, ch. 127, par. 63b108a.2) [20 ILCS 415/8a.2]
- 5) A Complete Description of the Subjects and Issues Involved:
- In Section 310.40, Pay Schedules, the name of Appendix C is being updated to reflect the current name of this schedule to "Medical Administrator Rates" from "Physician Administrator and Medical Facilities Administrator Rates".
- In Section 310.270, Legislated and Contracted Rate, the annual rate of the Arbitrator class is being revised from \$64,008 to \$65,649.
- In Section 310.280, Designated Rate, the changes, additions and abolitions reflect what positions and rates of pay are currently subject to this section as assigned by the Governor.
- In Section 310.490, Other Pay Provisions, an inclusion for clothing or equipment allowance is being added at the request of the Department of State Police. This amendment will accommodate their need to compensate certain supervisors for clothing as is done in the contract for subordinate positions.
- In Section 310. Appendix A -- Table T, HR-010 (Teachers of Deaf, IFT), the academic year schedule for September 1, 1993 is being included in the Pay Plan as negotiated.
- 6) Will this proposed rule replace an emergency rule currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? Yes ☒ No ☐
If "yes", please specify date:
- 8) Do these proposed amendments contain any incorporations by reference?

No.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

- 9) Are there any proposed amendments pending to this Part? Yes

Section Numbers	Proposed Action	Ill. Reg. Citation
310.110	Amended	17 Ill. Reg. 12900 (July 22, 1993)
310.130	Amended	17 Ill. Reg. 12900 (July 22, 1993)
310. Appendix B	Amended	17 Ill. Reg. 12900 (July 22, 1993)
310.495	Amended	17 Ill. Reg. 13657 (August 20, 1993)
310. Appendix G	Amended	17 Ill. Reg. 13657 (August 20, 1993)
310.290	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310.450	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310.455	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310.530	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310.540	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310. Appendix C	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310. Appendix D	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310. Appendix G	Amended	17 Ill. Reg. 14314 (September 10, 1993)

- 10) Statement of Statewide Objectives:

These amendments to the Pay Plan pertain only to State employees subject to the Personnel Code and do not set out any guidelines that are to be followed by local or other jurisdictional bodies within the State.

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Mr. Michael Murphy
Department of Central Management Services
Division of Technical Services
504 William G. Stratton Building
Springfield, Illinois 62706
Telephone: (217) 782-5601

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

The Department of Central Management Services' Pay Plan does not affect private businesses. Amendments made to the Pay Plan are not subject to any guidelines or regulations of the Department of Commerce and Community Affairs.

- B) Types of small businesses affected:

None. The Department of Central Management Services' Pay Plan extends only to Personnel Code employees under the jurisdiction of the Governor.

- C) Reporting, bookkeeping or other procedures required for Compliance: None.

- D) Types of professional skills necessary for compliance: None.

The full text of the proposed amendment(s) begins on the next page.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
POSITION CLASSIFICATIONS

CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310
PAY PLAN

SUBPART A: NARRATIVE

Section	
310.20	Policy and Responsibilities
310.30	Jurisdiction
310.40	Pay Schedules
310.50	Definitions
310.60	Conversion of Base Salary to Pay Period Units
310.70	Conversion of Base Salary to Daily or Hourly Equivalents
310.80	Increases in Pay
310.90	Decreases in Pay
310.100	Other Pay Provisions
310.110	Implementation of Pay Plan Changes for Fiscal Year 1994
310.120	Interpretation and Application of Pay Plan
310.130	Effective Date
310.140	Reinstitution of Within Grade Salary Increases
310.150	Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, effective July 1, 1984 (Repealed)

SUBPART B: SCHEDULE OF RATES

Section	
310.205	Introduction
310.210	Prevailing Rate
310.220	Negotiated Rate
310.230	Part-Time Daily or Hourly Special Services Rate
310.240	Hourly Rate
310.250	Member, Patient and Inmate Rate
310.260	Trainee Rate
310.270	Legislated and Contracted Rate
310.280	Designated Rate
310.290	Out-of-State or Foreign Service Rate
EMERGENCY	
310.300	Educator Schedule for RC-063 and HR-010

DEPARTMENT OF CENTRAL MANAGEMENT SERVICE

NOTICE OF PROPOSED AMENDMENTS

310.310	Physician Specialist Rate
310.320	Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections
310.330	Excluded Classes Rate (Repealed)

SUBPART C: MERIT COMPENSATION SYSTEM

Section	Jurisdiction
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310.420	Responsibilities
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310.456	Merit Zone
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310.470	Adjustment
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310.500	Definitions
310.510	Conversion of Base Salary to Pay Period Units
310.520	Conversion of Base Salary to Daily or Hourly Equivalents
310.530	Implementation
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310.540	Annual Merit Increase Guidechart for Fiscal Year 1993 1994
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310.550	Fiscal Year 1985 Pay Changes in Merit Compensation System, effective July 1, 1984 (Repealed)

APPENDIX A Negotiated Rates of Pay

TABLE A	HR-190 (Department of Central Management Services - State of Illinois Building - SEIU)
TABLE B	HR-200 (Department of Labor - Chicago, Illinois - SEIU)
TABLE C	RC-069 (Firefighters, AFSCME)
TABLE D	HR-001 (Teamsters Local #726)
TABLE E	RC-020 (Teamsters Local #330)
TABLE F	RC-019 (Teamsters Local #25)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICE

NOTICE OF PROPOSED AMENDMENTS

TABLE G	RC-045 (Automotive Mechanics, IFPE)
TABLE H	RC-006 (Corrections Employees, AFSCME)
TABLE I	RC-009 (Institutional Employees, AFSCME)
TABLE J	RC-014 (Clerical Employees, AFSCME)
TABLE K	RC-023 (Registered Nurses, INA)
TABLE L	VR-004 (Illinois State Treasurer's Office Employees, Teamsters and IFT)
TABLE M	RC-110 (Conservation Police Lodge)
TABLE N	RC-010 (Professional Legal Unit, AFSCME)
TABLE O	RC-028 (Paraprofessional Human Services Employees, AFSCME)
TABLE P	RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, IFPE)
TABLE Q	RC-033 (Meat Inspectors, IFPE)
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TABLE S	RC-012 (Fair Employment Practices Employees, SEIU)
TABLE T	HR-010 (Teachers of Deaf, IFT)
TABLE U	HR-010 (Teachers of Deaf, Extracurricular Paid Activities)
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TABLE X	RC-063 (Professional Employees, AFSCME)
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APPENDIX B	Schedule of Salary Grades - Monthly and Annual Rates of Pay for Fiscal Year 1994
APPENDIX C	Medical Administrative Rates for Fiscal Year 1993 1994
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APPENDIX D	Merit Compensation System Salary Schedule for Fiscal Year 1993 1994
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APPENDIX E	Teaching Salary Schedule (Repealed)
APPENDIX F	Physician and Physician Specialist Salary Schedule (Repealed)
APPENDIX G	Senior Public Service Administrator Salary Schedule, effective August 16, 1993
EMERGENCY	

AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1991, ch. 127, par. 63b108a.2) [20 ILCS 415/8a.2].

SOURCE: Filed June 28, 1967; codified at 8 Ill. Reg. 1558; emergency amendment at 8 Ill. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 2440, effective February 15, 1984; emergency amendment at 8 Ill. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 11299, effective June 25, 1984; emergency amendment at 8 Ill. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15007, effective August 6, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 15367, effective August 13, 1984; emergency

DEPARTMENT OF CENTRAL MANAGEMENT SERVICE

NOTICE OF PROPOSED AMENDMENTS

amendment at 8 III. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 III. Reg. 21544, effective October 24, 1984; amended at 8 III. Reg. 22844, effective November 14, 1984; emergency amendment at 9 III. Reg. 1134, effective January 16, 1985, for a maximum of 150 days; amended at 9 III. Reg. 1320, effective January 23, 1985; amended at 9 III. Reg. 3681, effective March 12, 1985; emergency amendment at 9 III. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 III. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 III. Reg. 9420, effective June 7, 1985; amended at 9 III. Reg. 10663, effective July 1, 1985; emergency amendment at 9 III. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; peremptory amendment at 10 III. Reg. 3325, effective January 22, 1986; amended at 10 III. Reg. 3230, effective January 24, 1986; emergency amendment at 10 III. Reg. 8904, effective May 13, 1986, for a maximum of 150 days; peremptory amendment at 10 III. Reg. 8928, effective May 13, 1986; emergency amendment at 10 III. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; peremptory amendment at 10 III. Reg. 13675, effective July 31, 1986; peremptory amendment at 10 III. Reg. 14867, effective August 26, 1986; amended at 10 III. Reg. 15567, effective September 17, 1986; emergency amendment at 10 III. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; peremptory amendment at 10 III. Reg. 19132, effective October 28, 1986; peremptory amendment at 10 III. Reg. 21097, effective December 9, 1986; amended at 11 III. Reg. 648, effective December 22, 1986; peremptory amendment at 11 III. Reg. 3363, effective February 3, 1987; peremptory amendment at 11 III. Reg. 4388, effective February 27, 1987; peremptory amendment at 11 III. Reg. 6291, effective March 23, 1987; amended at 11 III. Reg. 5901, effective March 24, 1987; emergency amendment at 11 III. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 III. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; peremptory amendment at 11 III. Reg. 13675, effective July 29, 1987; amended at 11 III. Reg. 14984, effective August 27, 1987; peremptory amendment at 11 III. Reg. 15273, effective September 1, 1987; peremptory amendment at 11 III. Reg. 17919, effective October 19, 1987; peremptory amendment at 11 III. Reg. 19812, effective November 19, 1987; emergency amendment at 11 III. Reg. 20664, effective December 4, 1987, for a maximum of 150 days; amended at 11 III. Reg. 20778, effective December 11, 1987; peremptory amendment at 12 III. Reg. 3811, effective January 27, 1988; peremptory amendment at 12 III. Reg. 5459, effective March 3, 1988; amended at 12 III. Reg. 6073, effective March 21, 1988; peremptory amendment at 12 III. Reg. 7783, effective April 14, 1988; emergency amendment at 12 III. Reg. 7734, effective April 15, 1988, for a maximum of 150 days; peremptory amendment at 12 III. Reg. 8135, effective April 22, 1988; peremptory amendment at 12 III. Reg. 9745, effective May 23, 1988; emergency amendment at 12 III. Reg. 11778, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 III. Reg. 12895, effective July 18, 1988, for a maximum of 150 days; peremptory amendment at 12 III. Reg. 13306, effective July 27, 1988; corrected at 12 III. Reg. 13359; amended at 12 III. Reg. 14630, effective September 6, 1988; amended at 12 III. Reg. 20449, effective November 28, 1988; peremptory amendment at 12 III. Reg. 20584, effective November 28, 1988; peremptory amendment at 13 III. Reg. 8080, effective May 10, 1989; amended at 13 III. Reg. 8849, effective May 30, 1989; peremptory amendment at 13 III. Reg. 8970, effective May 26, 1989; emergency amendment at 13 III. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; emergency amendment expired on November 17, 1989; amended at 13 III. Reg. 11451, effective June 28, 1989; emergency amendment at 13 III. Reg. 11854, effective July 1, 1989, for a maximum of 150 days; corrected at 13 III. Reg. 12647; peremptory amendment at 13 III. Reg. 12887, effective July 24, 1989; amended at 13

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NOTICE OF PROPOSED AMENDMENTS

III. Reg. 16950, effective October 20, 1989; amended at 13 III. Reg. 19221, effective December 12, 1989; amended at 14 III. Reg. 615, effective January 2, 1990; peremptory amendment at 14 III. Reg. 1627, effective January 11, 1990; amended at 14 III. Reg. 4455, effective March 12, 1990; peremptory amendment at 14 III. Reg. 7652, effective May 7, 1990; amended at 14 III. Reg. 10002, effective June 11, 1990; emergency amendment at 14 III. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 III. Reg. 14361, effective August 24, 1990; emergency amendment at 14 III. Reg. 15570, effective September 11, 1990, for a maximum of 150 days; emergency amendment expired on February 8, 1991; corrected at 14 III. Reg. 16092; peremptory amendment at 14 III. Reg. 17098, effective September 26, 1990; amended at 14 III. Reg. 17189, effective October 2, 1990; amended at 14 III. Reg. 17189, effective October 19, 1990; amended at 14 III. Reg. 18719, effective November 13, 1990; peremptory amendment at 14 III. Reg. 18854, effective November 13, 1990; peremptory amendment at 15 III. Reg. 663, effective January 7, 1991; amended at 15 III. Reg. 3296, effective February 14, 1991; amended at 15 III. Reg. 4401, effective March 11, 1991; peremptory amendment at 15 III. Reg. 5100, effective March 20, 1991; peremptory amendment at 15 III. Reg. 5465, effective April 2, 1991; emergency amendment at 15 III. Reg. 10485, effective July 1, 1991, for a maximum of 150 days; amended at 15 III. Reg. 11080, effective July 19, 1991; amended at 15 III. Reg. 13080, effective August 21, 1991; amended at 15 III. Reg. 14210, effective September 23, 1991; emergency amendment at 16 III. Reg. 711, effective December 26, 1991, for a maximum of 150 days; amended at 16 III. Reg. 3450, effective February 20, 1992; peremptory amendment at 16 III. Reg. 5068, effective March 11, 1992; peremptory amendment at 16 III. Reg. 7056, effective April 20, 1992; emergency amendment at 16 III. Reg. 8239, effective May 19, 1992, for a maximum of 150 days; amended at 16 III. Reg. 8382, effective May 26, 1992; emergency amendment at 16 III. Reg. 13950, effective August 19, 1992, for a maximum of 150 days; emergency amendment at 16 III. Reg. 14452, effective September 4, 1992, for a maximum of 150 days; amended by 17 III. Reg. 238, effective December 23, 1992; peremptory amendment at 17 III. Reg. 498, effective December 18, 1992; amended at 17 III. Reg. 590, effective January 4, 1993; amended at 17 III. Reg. 1819, effective February 2, 1993; amended at 17 III. Reg. 6441, effective April 8, 1993; emergency amendment at 17 III. Reg. 12900, effective July 22, 1993, for a maximum of 150 days; amended at 17 III. Reg. 13409, effective July 29, 1993; emergency amendment at 17 III. Reg. 13789, effective August 9, 1993, for a maximum of 150 days; emergency amendment at 17 III. Reg. 14666, effective August 26, 1993, for a maximum of 150 days; amended at 17 III. Reg. 19103, effective October 25, 1993; emergency amendment at 17 III. Reg. _____, effective _____, for a maximum of 150 days; amended at 17 III. Reg. _____, effective _____.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

Section 310.40 Pay Schedules

The attached Schedule of Salary Grades (Appendix B), Schedule of Rates (Subpart B), ~~Physician Administrator and Medical Facilities Administrator~~ Rates (Appendix C) and the Merit Compensation System (Subpart C) are hereby made a part of this Part. Each employee subject to this Part, except those whose rates of pay is determined under the Schedule of Rates (Subpart B) or the Merit Compensation System (Subpart C) of this Part, or Section 8(a) of the Personnel Code (Ill. Rev. Stat. 1991, ch. 127, pars. 63(b)(10) et seq.) [20 ILCS 415/1], shall be paid at a step in the appropriate salary grade in the Schedule of Salary Grades (Appendix B) for the class of positions in which he/she is employed.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 310.270 Legislated and Contracted Rate

The rate of pay for employees occupying positions which require payment in accordance with specified rates set forth in legislation or by contract. The positions and rates of pay in this Section are as follows:

Arbitrator
Annual Salary \$64,008 \$65,649

When an Arbitrator is serving as an acting Commissioner of the Illinois Industrial Commission, the appropriate rate will be the same as the rate set for a Commissioner.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 310.280 Designated Rate

The rate of pay for a specific position or class of positions where it is deemed desirable to exclude such from the other requirements of this Pay Plan shall be only as designated by the Governor.

Banks and Trust Commission

Technical Advisor IV (Pos. No. 45254-50-92-300-00-01)
Annual Salary 50,000

Technical Advisor V (Pos. No. 45255-50-92-400-00-01)
Annual Salary 75,000

Department of Central Management Services

Executive Press Photographer (Pos. No. 14000-37-05-000-00-36)
Annual Salary 31,896

Information System Specialist II (Pos. No. 21212-37-10-000-09-08)
Annual Salary 53,172

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

Department of Commerce & Community Affairs

Commerce & Community Affairs Program Executive
(Pos. No. 08400-42-00-070-00-01)
Annual Salary 74,160

Commerce & Community Affairs Program Executive
(Pos. No. 08400-42-30-000-00-01)
Annual Salary 70,680

Commerce & Community Affairs Program Executive
(Pos. No. 08400-42-40-000-00-01)
Annual Salary 71,184

Executive IV (Pos. No. 13854-42-35-110-00-01)
Annual Salary 62,000

Executive IV (Pos. No. 13854-42-25-200-00-01)
Annual Salary 61,440

Executive V (Pos. No. 13855-42-40-500-00-01)
Annual Salary 66,612

Public Information Officer IV (Pos. No. 37004-42-00-000-40-02)
Annual Salary 46,764

Department of Conservation

Administrative Assistant IV (Pos. No. 00504-12-00-000-40-02)
Annual Salary 60,000

Executive III (Pos. No. 13853-12-31-600-00-01)
Annual Salary 54,024

Executive V (Pos. No. 13855-12-33-000-00-01)
Annual Salary 67,200

Department of Employment Security

Administrative Assistant IV (Pos. No. 00504-44-00-000-20-01)
Annual Salary 60,000

Health Care Cost Containment Council

Executive V (Pos. No. 13855-50-72-000-00-01)
Annual Salary 64,644

Illinois Arts Council

Executive Director of the Illinois Arts Council
(Pos. No. 13868-50-90-000-00-01)
Annual Salary \$5,000 65,000

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

Department of InsuranceDeputy Director (Pos. No. 12200-14-00-000-00-01) Annual Salary 72,600Insurance Program Executive (Pos. No. 21676-14-30-000-00-01) Annual Salary 77,760 80,868Department of Mental Health and Developmental DisabilitiesExecutive IV (Pos. No. 13854-22-15-200-20-01) Annual Salary 60,504Pharmacy Services Manager (Pos. No. 32015-22-59-914-10-01) Annual Salary 45,000Physician Administrator II (Pos. No. 32212-22-15-600-00-01) Annual Salary 90,000Psychologist Administrator II (Pos. No. 35617-22-38-141-00-01) Annual Salary 64,000Department of Public AidExecutive IV (Pos. No. 35889-33-00-000-00-51) Annual Salary 61,680Public Aid Program Executive II (Pos. No. 35889-33-00-000-00-51) Annual Salary 70,008Department of State PoliceDeputy Director (Pos. No. 12200-21-00-000-00-01) Annual Salary 62,769Executive V (Pos. No. 13855-21-00-000-40-01) Annual Salary 55,615Executive V (Pos. No. 13855-21-50-050-00-01) Annual Salary 72,461.52State Police Program Executive (Pos. No. 42250-21-00-510-00-01) Annual Salary 68,712State Police Program Executive (Pos. No. 42250-21-10-000-00-01) Annual Salary 67,889 76,719Technical Advisor IV (Pos. No. 45254-21-00-220-10-01) Annual Salary 76,000

(Source: Amended at 17 Ill. Reg. _____, effective _____)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

Section 310.490 Other Pay Provisions

- a) Transfer -- Upon assignment of an employee to a vacant position in a class with the same salary range as the class for the position being vacated, the employee's base salary will not be changed. Upon separation and subsequent appointment to a position in the same salary range, no increase in salary will be given.
- b) Entrance Salary -- Normally upon entry to state service, an employee's base salary will be at the minimum salary of the salary range.
- 1) Qualifications above Minimum Requirements --
- A) If a candidate possesses directly related training and experience in excess of the minimum requirements of the class specification, the employing agency may grant an entrance salary up to the midpoint of the first half of the salary range; however, this shall not provide more than a 10% increase over the candidate's current salary. Such qualifications above the minimum requirements must possess documented support for higher than the minimum entrance salary.
- B) An entrance salary above the middle of the first half of the salary range must have prior approval of the Director of Central Management Services. This approval will be based on consideration of the candidate's training and experience exceeding the requirements of the class, prior salary history, particular staffing requirements of an agency, and labor market influence on recruitment needs.
- 2) Area Differential -- For positions where additional compensation is required because of dissimilar economic or other conditions in the geographical area in which such positions are established, a higher entrance salary may be authorized by the Director of Central Management Services. Present employees receiving less than the new rate of pay shall be advanced to the new rate.
- 3) Upon the geographical transfer from or to an area for which additional compensation has been authorized, an employee will receive an adjustment to the appropriate salary level for the new geographical area of assignment, effective the first day of the month following the date of assignment.
- c) Differential and Overtime Pay -- An eligible employee may have an amount added to the base salary for a given pay period for work performed which is in excess of the normal requirements for the position and work schedule, as follows:
- 1) Shift Differential Pay -- An employee may be paid an amount in addition to the base salary for work performed on a regularly scheduled second or third shift. The additional compensation will be at a rate and in a manner approved by the Director of Central Management Services. The Director of Central Management Services will approve the manner and rate of this provision after considering the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.
- 2) Overtime Pay -- The Director of the Department of Central Management Services shall maintain a listing of classes of positions subject to the provisions of the Merit Compensation System who

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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are eligible for overtime compensation. Classes in salary ranges MC 6 and below are eligible for straight-time overtime unless exceptions are determined by the Director of Central Management Services. Classes above MC 6 may be added to the list when requested by an agency and approved by the Director of Central Management Services in consideration of need of the agency and relationship to eligible titles. Employees in these classes of positions who are assigned and perform work in excess of the normal work schedule as established by the agency shall be compensated at a straight-time rate on either a cash or compensatory time-off basis for all hours worked in excess of a normal work week. Overtime in less than one-half hour increments per day shall not be accrued. If compensatory time is not liquidated within the fiscal year during which it is accrued, it must be liquidated at the end of the fiscal year in cash at the employee's rate of pay in effect at the time of liquidation. Any exception to the above provisions for overtime compensation shall be approved by the Director of the Department of Central Management Services. Such exceptions must be requested by the employing agency and will be determined on the basis of the special nature of the situation, a substantial need to provide overtime compensation and a significant number of hours worked beyond the normal work schedule, and will be granted only for a specified time period for which the special situation is expected to exist.

d) **Part-Time Work** -- Part-time employees whose base salary is other than an hourly or daily basis shall be paid on a daily rate basis which will be computed from annual rates of salary and the total number of work days in the year.

e) **Out-of-State Assignment** -- Employees who are assigned to work out-of-state on a temporary basis may receive an appropriate differential during the period of the assignment, as approved by the Director of Central Management Services. The Director of Central Management Services will approve the manner and rate of this provision after considering the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstance.

f) **Lump Sum Payment** -- Shall be provided for accrued vacation and overtime at the current base rate to those employees separated from employment under the Personnel Code. Leaves of absence and temporary layoff (per 80 Ill. Adm. Code 302.510) are not separations and therefore lump sum payments cannot be given in these transactions. Methods of computation are explained in Section 310.520(a) of the Merit Compensation System.

AGENCY NOTE: The method to be used in computing lump sum payment for vacation and overtime payment for an incumbent entitled to shift differential during the regular work hours will be to use the current base salary plus the shift differential pay.

g) **Salary Treatment upon Return from Leave** -- An employee returning from Military Leave, Peace Corps Leave, Vista Leave, Service-Connected Disability Leave, Leave to accept a Temporary, Emergency, Provisional, Exempt or Trainee position, or Education Leave will have his/her salary established as determined appropriate by the employing agency and approved by the Director of Central Management Services. However, in no event is the resulting salary to be lower than the minimum rate or higher than the maximum rate of the salary range. Creditable service date will be maintained. An employee returning to his/her former salary range from any other leave of over fourteen days will be placed at the salary which the employee received prior to the leave and the creditable service date will be extended by the duration of the leave.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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h) Employees in classes which are made subject to the Merit Compensation System after July 1, 1979, will retain their current salary, except that in no event is the resultant salary to be lower than the minimum rate or higher than the maximum rate of the new salary range.

i) **Extra Duty Pay** -- An employee may be paid an amount in addition to the base salary for services in addition to the regular work schedule on a special assignment. Additional compensation will be a rate and manner as approved by the Director of Central Management Services. The Director of Central Management Services will approve the manner and rate of this provision after considering the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.

j) **Salary Treatment Upon Reemployment** --

1) Upon the reemployment of an employee in a class with the same salary range as the class for the position held before layoff, the employee will be placed at the same salary as held at the time of the layoff, and his creditable service date will be adjusted to reflect that time on layoff does not count as creditable service time.

2) Upon the reemployment of an employee in a class at a lower salary range than the range of the class for the position held before layoff, the employee will be placed at the same salary as held at the time of layoff, except that if this exceeds the maximum of the new range, the employee will be placed at that maximum salary. The creditable service date will be adjusted to reflect that time on layoff does not count as creditable service time.

k) **Reinstatement** -- The salary upon reinstatement of an employee will be as determined by the employing agency and approved by the Director of Central Management Services. This salary should not provide more than a 10% increase over the candidate's current salary, or exceed the salary rate held in the position where previously certified. In no event is the resulting salary to be lower than the minimum rate or higher than the maximum rate of the salary range.

l) **Bi-Lingual Pay** --

1) Effective January 1, 1992, individual positions whose job descriptions require the use of sign language or a second language, shall receive an additional \$25.00 per month in addition to the employee's base rate.

2) Effective January 1, 1993, individual positions whose job descriptions require the use of sign language or a second language, shall receive \$50.00 per month in addition to the employee's base rate.

3) Effective January 1, 1994, individual positions whose job descriptions require the use of sign language or a second language, shall receive \$75.00 per month in addition to the employee's base rate.

m) **Clothing or Equipment Allowance** -- An employee may be paid an amount in addition to his/her base salary to compensate for clothing or equipment which is required in the performance of assigned duties. The amount will be determined by the Director of the employing agency, and will require approval of the Director of the Department of Central Management Services. The Director of the Department of Central Management Services will approve the manner and rate of this provision after considering the

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstance.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 310. TABLE T HR-010 (Teachers of Deaf IFT)

ACADEMIC YEAR SCHEDULE
EFFECTIVE JULY 1, 1991

EDUCATIONAL LEVEL	STEP						
	1	2	3	4	5	6	7
1 BA	18,852	19,047	21,025	22,098	23,233	24,314	26,378
2 BA + 8 Hours	19,472	20,560	21,695	22,825	24,001	25,141	27,251
3 BA + 16 Hours	20,013	21,195	22,385	23,558	24,689	25,936	28,145
4 BA + 24 Hours	20,577	21,812	23,046	24,276	25,522	26,755	29,064
5 MA	21,203	22,447	23,707	24,994	26,297	27,542	29,936
6 MA + 16 Hours	21,710	22,962	24,231	25,527	26,837	28,088	30,521
7 MA + 32 Hours	22,370	23,627	24,909	26,215	27,534	28,795	31,275

ACADEMIC YEAR SCHEDULE
EFFECTIVE JANUARY 1, 1992

EDUCATIONAL LEVEL	STEP						
	1	2	3	4	5	6	7
1 BA	18,852	19,047	21,025	22,098	23,233	24,314	26,678
2 BA + 8 Hours	19,472	20,560	21,695	22,825	24,001	25,141	27,551
3 BA + 16 Hours	20,013	21,195	22,385	23,558	24,689	25,936	28,445
4 BA + 24 Hours	20,577	21,812	23,046	24,276	25,522	26,755	29,364
5 MA	21,203	22,447	23,707	24,994	26,297	27,542	30,236
6 MA + 16 Hours	21,710	22,962	24,231	25,527	26,837	28,088	30,821
7 MA + 32 Hours	22,370	23,627	24,909	26,215	27,534	28,795	31,575

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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ACADEMIC YEAR SCHEDULE
EFFECTIVE JULY 1, 1992

EDUCATIONAL LEVEL	STEP						
	1	2	3	4	5	6	7
1 BA	19,323	20,446	21,551	22,650	23,814	24,922	27,345
2 BA + 8 Hours	19,959	21,074	22,237	23,396	24,601	25,770	28,240
3 BA + 16 Hours	20,513	21,725	22,945	24,147	25,306	26,584	29,156
4 BA + 24 Hours	21,091	22,357	23,622	24,883	26,170	27,424	30,098
5 MA	21,723	23,008	24,300	25,619	26,954	28,231	30,992
6 MA + 16 Hours	22,253	23,536	24,837	26,165	27,508	28,790	31,592
7 MA + 32 Hours	22,929	24,218	25,532	26,870	28,222	29,515	32,364

ACADEMIC YEAR SCHEDULE
EFFECTIVE JANUARY 1, 1993

EDUCATIONAL LEVEL	STEP						
	1	2	3	4	5	6	7
1 BA	19,709	20,855	21,982	23,103	24,290	25,420	27,892
2 BA + 8 Hours	20,358	21,495	22,682	23,864	25,093	26,285	28,805
3 BA + 16 Hours	20,923	22,160	23,404	24,630	25,812	27,116	29,739
4 BA + 24 Hours	21,513	22,804	24,094	25,381	26,693	27,972	30,700
5 MA	22,168	23,468	24,786	26,131	27,493	28,796	31,612
6 MA + 16 Hours	22,698	24,007	25,324	26,688	28,058	29,366	32,224
7 MA + 32 Hours	23,388	24,702	26,043	27,407	28,786	30,105	33,011

ACADEMIC YEAR SCHEDULE
EFFECTIVE JULY 1, 1993

EDUCATIONAL LEVEL	STEP						
	1	2	3	4	5	6	7
1 BA	20,694	21,898	23,081	24,258	25,505	26,691	29,287

ILLINOIS COMMERCE COMMISSION
NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Fees and Taxes
- 2) Code Citation: 92 Ill. Adm. Code 1205
- 3) Section Numbers: Proposed Action:
1205.10 Amend
1205.20 Repeal
1205.110 Amend
1205.200 Repeal
- 4) Statutory Authority: Implementing Sections 18c-1202(9), 18c-1501, 18c-1502, and 18c-5102 and authorized by Section 18c-1202(9) of The Illinois Commercial Transportation Law (Ill. Rev. Stat. 1989, ch. 95 1/2, pars. 18c-1101 et seq.).
- 5) A Complete Description of the Subjects and Issues Involved: The Commission is proposing to alter its transportation regulation fee schedule.
- 6) Will this proposed amendment replace an emergency amendment currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date: No
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This proposed amendment neither creates nor expands any state mandate on units of local government, school districts, or community college districts.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:
Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

Kathy Campbell
Illinois Commerce Commission
527 East Capitol Avenue
Springfield, IL 62706

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NOTICE OF PROPOSED AMENDMENTS

2	BA + 8 Hours	21,376	22,570	23,816	25,057	26,348	27,599	30,245
3	BA + 16 Hours	21,969	23,268	24,574	25,862	27,103	28,472	31,226
4	BA + 24 Hours	22,589	23,944	25,299	26,650	28,028	29,371	32,225
5	MA	23,276	24,641	26,025	27,438	28,868	30,236	33,193
6	MA + 16 Hours	23,833	25,207	26,601	28,022	29,461	30,834	33,825
7	MA + 32 Hours	24,557	25,937	27,345	28,777	30,225	31,610	34,662

ACADEMIC YEAR SCHEDULE
EFFECTIVE SEPTEMBER 1, 1993

EDUCATIONAL LEVEL	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 6	STEP 7
1 BA	21,647	22,848	24,031	25,209	26,454	27,642	30,237
2 BA + 8 Hours	22,326	23,522	24,767	26,007	27,299	28,550	31,195
3 BA + 16 Hours	22,920	24,218	25,524	26,811	28,054	29,423	32,177
4 BA + 24 Hours	23,540	24,895	26,251	27,600	28,980	30,372	33,186
5 MA	24,227	25,592	26,975	28,389	29,819	31,186	34,143
6 MA + 16 Hours	24,783	26,158	27,551	28,973	30,411	31,785	34,785
7 MA + 32 Hours	25,508	26,888	28,295	29,729	31,177	32,560	35,613

Educators who do not possess bi-lingual skills shall receive \$75 per month less than the appropriate rate of pay.

(Source: Amended at 17 Ill. Reg _____, effective _____)

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NOTICE OF PROPOSED AMENDMENT

Comments should be filed with within 45 days of the date of this issue of the Illinois Register.

12) Initial Regulatory Flexibility Analysis:

- A) Date amendment was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 24, 1993
- B) Types of small businesses affected: This amendment will affect those common and contract carriers that are also small businesses as defined in the Illinois Administrative Procedure Act.
- C) Reporting, bookkeeping or other procedures required for compliance: None
- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendment begins on the next page:

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

TITLE 92: TRANSPORTATION

CHAPTER iii: ILLINOIS COMMERCE COMMISSION

SUBCHAPTER a: COMMERCIAL TRANSPORTATION GENERALLY

PART 1205
FEES AND TAXES

SUBPART A: FILING FEES

Section
1205.10
1205.20

Filing Fees
Late-Filing Fees (Repealed)

SUBPART B: FRANCHISE AND FRANCHISE RENEWAL FEES

Section
1205.100
1205.110
1205.115

Intrastate Motor Carriers of Property
Interstate Motor Carriers of Property
Ordering Fees

SUBPART C: GROSS RECEIPTS TAXES

Section
1205.200
1205.210
1205.220

Gross Receipts Taxes for Motor Carriers of Passengers (Repealed)
Gross Receipts Taxes for Rail Carriers
Gross Receipts Taxes for Common Carrier Pipelines

SUBPART D: PAYMENT PROCEDURES

Section
1205.300

Payment of Fees

AUTHORITY: Implementing Sections 18c-1202(9), 18c-1501, 18c-1502, and 18c-5102 and authorized by Section 18c-1202(9) of the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1991, Ch. 95 1/2, pars 18c-1101 et seq.) [625 ILCS 5.18c-1101 et seq.).

SOURCE: Emergency rules adopted at 11 Ill. Reg. 1497, effective January 1, 1987, for a maximum of 150 days; adopted at 11 Ill. Reg. 9853, effective May 8, 1987; amended at 12 Ill. Reg. 15540, effective October 1, 1988; amended at 13 Ill. Reg. 11460, effective July 1, 1989; amended at 18 Ill. Reg. , effective .

NOTE: Capitalization denotes statutory language.

SUBPART A: FILING FEES

Section 1205.10 Filing Fees

Filing fees for proceedings under the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 18c-1101 et

ILLINOIS COMMERCE COMMISSION
NOTICE OF PROPOSED AMENDMENT

seq.) shall be as follows:

- a) Motor carrier of property license applications
 - 1) Applications for new licenses
 - A) Applications for temporary authority \$300
 - B) Applications for emergency temporary authority \$300
 - C) Other applications for new licenses (less than general commodity) \$600
 - D) General commodity applications (common or contract) \$900
 - 2) Applications for extended licenses
 - A) For temporary authority \$300
 - B) For emergency temporary authority \$300
 - C) Other applications for extended licenses \$600
 - 3) Applications to transfer licenses
 - A) Transfers under Section 18c-4306 of the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 18c-4306) \$300
 - B) Other applications to transfer licenses \$600
 - 4) Applications to reinstate a suspended or revoked license or vacated order \$600
 - 5) Petitions to reinstate a vacated license
 - A) For a vacated new license \$600
 - B) For a vacated transferred license \$600
 - C) For a vacated extended license \$600

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- 6 5) Applications for new or extended non-relocation towing licenses \$600
- b) Petitions to restate commodity descriptions \$25
- c) Petitions for certificates of exemption \$600 \$300
- d) Petition for interpretation of authority \$250
- e) Petition to amend authority \$ 75
- f) Petition for name change \$ 75
- d g) Rate filings
 - 1) Rates which must be filed but for which no order authorizing the rate is required \$ 0
 - 2) Applications for authority to establish a rate other than by special permission and not including applications for authority to establish a released value rate \$300
 - 3 1) Applications for authority to establish a released value rate \$ 75
 - 4 2) Special permission applications \$ 75
- e h) Applications to register as an interstate motor carrier of property or passengers
 - 1) Applications to register as an authorized interstate motor carrier of property \$ 25
 - 2) Applications to register as an exempt interstate motor carrier of property \$-25
- f i) Motor carrier of property equipment lease filing \$ 25
- g j) Motor carrier of property annual report and tariff auditing fee (due by May 15 of each year) \$ 30
- h k) Motor carrier of property proof of insurance coverage filing \$ 25

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i) ~~Interstate motor carrier of passengers registration~~ \$25

j 1) Broker's license applications

1) Applications for broker's licenses \$600

2) Applications to transfer broker's license \$300

k m) Intervention \$ 25
per intervenor

n) Second Motion for continuance per attorney
per case \$ 75

(Source: Amended at 18 Ill. Reg. , effective)

Section 1205.20 Late-Filing Fees (Repealed)

a) ~~Prescription of Late-Filing Fees. Late-filing fees prescribed under this Section shall apply where a motor carrier of property has failed to file an annual report in compliance with 92 Ill. Adm. Code 1203.~~

b) ~~Initial Period Fee. The late-filing fee for an initial period consisting of the remainder of the calendar month plus, if fewer than 10 days remain after the filing deadline in the calendar month, the next calendar month, shall be \$100.~~

e) ~~Additional fees. For each calendar month or portion thereof greater than four days after expiration of the initial period, the late-filing fee shall be \$50 up to a maximum of \$500 (including the initial period fee).~~

d) ~~Accrual of fees. Late-filing fees shall begin to accrue on the first working day after the filing deadline. Late-filing fees shall continue to accrue until the Commission receipt stamp or postmark date of the filing by which compliance with the filing requirement is made, whichever is earlier.~~

e) ~~This Section applies only to those annual reports due May 15, 1987.~~

(Source: Repealed at 18 Ill. Reg. , effective)

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SUBPART B: FRANCHISE AND FRANCHISE RENEWAL FEES

Section 1205.110 Interstate Motor Carriers of Property

The annual franchise or franchise renewal fee for each vehicle operated by or under authority of an interstate motor carrier of property is \$7.00 for calendar 1988 and subsequent years.

(Source: Amended at 18 Ill. Reg. , effective)

SUBPART C: GROSS RECEIPTS TAXES

Section 1205.200 Gross Receipts Taxes for Motor Carriers of Passengers (Repealed)

The level of gross receipts tax for motor carriers of passengers is ~~13~~ of annual gross receipts.

(Source: Repealed at 18 Ill. Reg. , effective)

ILLINOIS COMMERCE COMMISSION
NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Relocation Towing
- 2) Code Citation: 92 Ill. Adm. Code 1710
- 3) Section Numbers:
1710.134 New
1710.160 Amend
1710.170 Amend
- 4) Statutory Authority: Implementing Section 18a-100 et seq. and authorized by Section 18a-200 of the Illinois Commercial Relocation of Trespassing Vehicles Law (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 18a-100 et seq.) [625 ILCS 5/18a-100 et seq.].
- 5) A Complete Description of the Subjects and Issues Involved:
The Commission is proposing to increase the purchase price of the Relocation Tow Record Form and to reinstitute an annual contract maintenance fee. Since eliminating the fee for filing contracts, the Commission has experienced an enormous increase in the number of contracts filed, many of them unnecessarily. The cost of verifying, maintaining and retrieving the information on the contracts has increased sufficiently to warrant the reinstitution of this fee. The Commission is also experiencing an increase in the cost of maintaining a supply of forms as well as the time required to properly audit the forms issued by the relocators. The current §3 does not adequately support the cost of this operation and needs to be increased to \$5.

In addition, we are proposing to add new language authorizing relocation towers to utilize secondary storage facilities for vehicles which have not been reclaimed within 3 days of the initial relocation to the tower's primary lot. Vehicles are frequently not claimed and the process for obtaining title to the vehicle for disposal as junk is lengthy. In the intervening months, the vehicle sits on the relocater's lot taking up space which could be utilized for additional vehicles. Allowing the use of secondary lots for the storage of such vehicles, with the provision that a vehicles must be retrievable within a reasonable period of time should the owner appear to claim it, will alleviate this problem for the industry.
- 6) Will this proposed replace an emergency amendment currently in effect? NO
- 7) Does this rulemaking contain an automatic repeal date: No

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- 8) Does this proposed contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This proposed amendment neither creates nor expands any state mandate on units of local government, school districts, or community college districts.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

Kathy Campbell
Illinois Commerce Commission
527 East Capitol Avenue
Springfield, IL 62706

Comments should be filed with within 45 days of the date of this issue of the Illinois Register.
- 12) Initial Regulatory Flexibility Analysis:

A) Date amendment was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 24, 1993

B) Types of small businesses affected: This amendment will affect those common and contract carriers that are also small businesses as defined in the Illinois Administrative Procedure Act.

C) Reporting, bookkeeping or other procedures required for compliance: None

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendment begins on the next page:

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

TITLE 92: TRANSPORTATION
CHAPTER III: ILLINOIS COMMERCE COMMISSION
SUBCHAPTER d: RELOCATION TOWING

PART 1710

RELOCATION TOWING

SUBPART A: MISCELLANEOUS PROVISIONS

Section
1710.10 Definitions

SUBPART B: APPLICATIONS FOR RELOCATOR'S, OPERATOR'S AND DISPATCHER'S LICENSES

Section
1710.20 Application Forms
1710.21 Notice of Applications
1710.22 Policy on Applications

SUBPART C: RELOCATOR'S, OPERATOR'S AND DISPATCHER'S LICENSES

Section
1710.30 Licenses Conditioned Upon Compliance
1710.31 Licenses To Be Carried by Holder
1710.32 Alteration of Licenses
1710.33 Relocator's Endorsement of Operator's License

SUBPART D: PROHIBITED ACTIVITIES

Section
1710.40 Relocating Vehicles From Authorized Spaces
1710.41 Relocating Vehicles From Private Property Without Authorization From Property Owner
1710.42 Relocation of Vehicles Not in Accordance with Proper Posting
1710.43 Relocating Vehicles Where Owner or Driver is Present
1710.44 Operation of Unsafe Vehicles
1710.45 Transacting Business at Unauthorized Locations
1710.46 Posting Signs At Locations Where the Relocator Is Not Authorized To Operate
1710.47 Certain Types of Compensation to Relocators Prohibited
1710.48 Compensation to Property Owners and Others

SUBPART E: POSTING OF SIGNS

Section
1710.50 Posting Requirements

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Sign Specifications
Removal of Signs

SUBPART F: VEHICLE IDENTIFICATION

Section
1710.60 Vehicle Identification Requirement

SUBPART G: INSURANCE REQUIREMENTS

Section
1710.70 Licenses Conditioned Upon Compliance With Insurance Requirements
1710.71 Proof of Insurance or Bond Coverage
1710.72 Relocator's Liability

SUBPART H: REQUIRED NOTIFICATIONS

Section
1710.80 Notification of Law Enforcement Agencies
1710.81 Notification of the Commission

SUBPART I: BOOKS AND RECORDS

Section
1710.90 Records of Individual Relocation Tows (Repealed)
1710.91 Written Authorizations to Relocate/Contracts
1710.92 Maintenance of Books and Records
1710.93 Audit and Inspection of Books and Records

SUBPART J: ANNUAL REPORTS

Section
1710.100 Filing Requirements

SUBPART K: INFORMATION PROVIDED TO THE PUBLIC BY RELOCATORS

Section
1710.110 Public Information Pamphlets
1710.111 Informal Complaint Form

SUBPART L: RECLAIMING RELOCATED VEHICLES

Section
1710.120 Conditions Under Which Vehicles Are To Be Released
1710.121 Identification of Vehicle Owner or Driver
1710.122 Payment of Fees and Chargers
1710.123 Hours During Which Vehicles May Be Reclaimed

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SUBPART M: STORAGE LOTS

Section
1710.130 Ownership and Identification of Storage Lots
1710.131 Security of Storage Lots
1710.132 Attendance at Storage Lots
1710.133 Maintenance of Records at Storage Lots
1710.134 Secondary Storage Lots

SUBPART N: ENFORCEMENT

Section
1710.140 Revocation of Licenses

SUBPART O: LEASING

Section
1710.150 Adoption by Reference of Leasing Requirements
1710.151 Supervision and Control of Leased Equipment with Drivers
1710.152 Leases to be Exclusive

SUBPART P: FEES

Section
1710.160 Fees

SUBPART Q: RECORDS OF INDIVIDUAL RELOCATION TOWS

Section
1710.170 Relocation Tow Record Form
1710.171 Use and Retention of Relocation Tow Record Forms
1710.172 Public Notice

AUTHORITY: Implementing Section 18a-100 and authorized by Section 18a-200 of the Illinois Commercial Relocation of Trespassing Vehicles Law (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 18a-100 et seq. and 18a-200) [625 ILCS 5/18a-100 et seq.].

SOURCE: Adopted at 3 Ill. Reg. 22, p. 49, effective May 28, 1979; amended at 7 Ill. Reg. 4142, effective April 1, 1983; codified at 8 Ill. Reg. 8912; Part recodified at 10 Ill. Reg. 18012; old Part repealed and new Part adopted 11 Ill. Reg. 17718, effective October 15, 1987; peremptory amendment at 12 Ill. Reg. 1630, effective December 23, 1987; amended at 14 Ill. Reg. 10310, effective July 1, 1990, amended at 18 Ill. Reg. , effective .

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

SUBPART M: STORAGE LOTS

Section 1710.134 Secondary Storage Lots

A licensed relocater may utilize secondary storage lots for the storage of unclaimed vehicles subject to the following conditions:

- a) any such lot must be owned by or under written lease for the exclusive use of the relocater; and
- b) the relocater must have notified the Commission of the location of all such lots prior to the use of such lots;
- c) a vehicle may not be moved to a secondary storage lot unless it has remained unclaimed for a period of three days from the date of relocation to the relocater's primary storage lot; and
- d) the relocater shall be required to retrieve, within a reasonable period of time, any vehicle stored at a secondary lot upon proper reclaiming of such vehicle in accordance with Section 1710.120 of this Part.

(Source: Added at 18 Ill. Reg. , effective)

SUBPART P: FEES

Section 1710.160 Fees

The following fees shall apply:

- a) Filing fee for application for relocater's license \$600
- b) Filing fee for application for the biennial renewal of a relocater's license \$600
- c) Filing fee for application for operator's employment permit \$60
- d) Filing fee for application for dispatcher's employment permit \$60
- e) Filing fee for application to renew operator's employment permit \$40
- f) Filing fee for application to renew

DEPARTMENT OF INSURANCE
NOTICE OF PROPOSED RULE

- 1) Heading of the Part: Prior Notification of Dividends on Common Stock and Other Distributions
- 2) Code Citation: 50 Ill. Adm. Code 855
- 3) Section Numbers: Proposed Action:

855.10	New Section
855.20	New Section
855.30	New Section
855.40	New Section
855. Illustration A	New Section
- 4) Statutory Authority: Implementing Article VIII $\frac{1}{2}$ and authorized by Sections 131.20a(1) and 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1991, ch. 73, pars. 741.1 et seq., as amended by P.A. 88-364, effective August 16, 1993, 743.20a(1) and 1013) [215 ILCS 5/131.1 et seq., as amended by P.A. 88-364, effective August 16, 1993, 131.20a(1) and 401].
- 5) A Complete Description of the Subjects and Issues Involved: This rule will require insurance companies to report all proposed dividend distributions.
- 6) Will this proposed rule replace emergency rule currently in effect? Yes
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed rule contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This rule will not require the Department to establish, expand or modify its activities in such a way as to necessitate additional expenditures from local revenues.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to comment on this proposed rulemaking may submit written comments no later than 45 days after the publication of this Notice to:

ILLINOIS COMMERCE COMMISSION
NOTICE OF PROPOSED AMENDMENT

- g) dispatcher's employment permit \$40
- Equipment lease filing fee \$200

(Source: Amended at 18 Ill. Reg. , effective)

SUBPART Q: RECORDS OF INDIVIDUAL RELOCATION TOWS

Section 1710.170 Relocation Tow Record Form

- a) A Relocation Tow Record form purchased from the Commission must be completed for each relocated vehicle is performed, whether or not the relocated vehicle is subsequently reclaimed. The form will consist of an original and two copies. Each form will be identified by a serial number, which will also be printed on the copies.
- b) The forms will be available only at the Commission's office at 188 Industrial Drive, Suite 232, Elmhurst, Illinois 60126, (708) 530-6700. The forms may be ordered from the Commission by sending a written request specifying the number of forms desired along with payment, or may be obtained in person during normal business hours.
- c) The price charged for the forms shall be three five dollars (~~\$3.00~~ \$5.00) per form.

(Source: Amended at 18 Ill. Reg. , effective)

DEPARTMENT OF INSURANCE

NOTICE OF PROPOSED RULE

David Van Lieshout, Assistant Chief Counsel
Department of Insurance
320 West Washington
Springfield, Illinois 62767

- 12) Initial Regulatory Flexibility Analysis: The Department has determined that this rule will not affect "small businesses" as that term is defined in the A.P.A. (Ill. Rev. Stat. 1991, ch. 127, par. 1001-75)[5 ILCS 100/1-75]

The full text of the Rule is identical to the Emergency Rule being published in this issue of the Illinois Register on page 21869:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Medical Assistance Programs

- 2) Code Citation: 89 Ill. Adm. Code 120

- 3) Section Numbers: Proposed Action:

120.324	Repeal;New Section
120.325	Repeal;New Section
120.326	New Section
120.327	New Section

- 4) Statutory Authority: Section 4402 of OBRA 1990, State Medicaid Manual Section 3910 and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 12-13)[305 ILCS 5/12-13]

- 5) Complete Description of the Subjects and Issues Involved: These proposed amendments establish the Health Insurance Premium Payment (HIPP) Program. This program provides health insurance coverage for recipients who have health insurance available and have high cost medical expenses. The proposed rulemaking provides for the mandatory enrollment of eligible persons in available cost effective group or individual health plans as a condition of Medicaid eligibility. A group health plan is "any plan of, or contributed to by, an employer (including a self insured plan) to provide health care to the employer's employees, former employees, or families of such employees or former employees." An individual health plan is a contract for health insurance coverage between an individual and an insurance company.

Authorization for this program was established by Section 4402 of OBRA 1990 which added Section 1906 to the Social Security Act. As a result of these proposed amendments, the Department will pay health insurance premiums for eligible medical assistance recipients whenever it is likely to be cost effective.

Program Standards

1. The HIPP program will be limited to medical assistance eligible recipients (excluding spenddown and long term care clients) who have high cost medical conditions such as, but not limited to:

- a. arthritis (severe)
- b. cancer
- c. heart ailment or defect
- d. liver disease or dysfunction
- e. kidney disease or dysfunction
- f. brain disease or disorder
- g. neurological disease or disorder
- h. diabetes

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- i. AIDS
 - j. organ transplant, and
 - k. any other medical condition requiring high cost ongoing medical treatment.
2. In order to be eligible for medical assistance, a client with a high cost medical condition who can enroll in a group or individual health plan must supply information about the health plan. The client must enroll (or re-enroll) if:
 - a. the client can enroll on their own behalf,
 - b. the plan covers the clients high cost medical condition, and
 - c. the plan is determined by the Department to be cost effective.
 3. A client that fails to enroll in a cost effective health plan is ineligible for medical assistance until the next enrollment period and proof of enrollment is provided.
 4. The Department will make a determination of cost effectiveness on a case by case basis using prior medical history.
 5. Cost effectiveness means the average cost of medical services for the period of time covered by the health insurance premium is greater than twice the premium cost for the period.
 6. The Department will notify the client that enrollment is necessary because the plan is cost effective. The client will have the right to appeal this determination according to the rules in Section 102.80.
 7. When the policy covers other family members only the client's share of the premium will be paid by HIPP unless retention of the policy is contingent upon paying premiums for other medical assistance eligible recipients.
 8. Payment of premiums for a non-eligible family member may be made if necessary to enroll the HIPP participant. A non-eligible family member may reside in another household. Deductibles and co-insurance will not be paid for the non-eligible family members. Premiums will not be paid if the non-eligible family member is required to enroll dependent(s) through a divorce order or order for medical support.
 9. Health insurance premiums may be paid directly to employers, unions or insurance companies.
 10. Clients paying their own premiums will be reimbursed only if premium payments are made through payroll deduction or the client has already

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- paid the premium. Reimbursement of premium will only be made after the client accumulates a minimum of \$50.00 in payments and submits proof of payment.
11. HIPP will pay deductibles and co-payments based on the Department's medical payment standards.
 12. Medical assistance payments will be made for items and services covered under the Medical Assistance Program which are not covered by the health plan.
 13. Premium payments may be made prior to case approval or certification only when it appears likely that the case will be approved or certified and timely payment or enrollment is crucial to the retention of coverage.
 14. Assignment of medical support rights provisions will apply to any health insurance premium for which the Department pays or reimburses the client. If the client receives a return of premium, for any reason, from the insurance carrier, the returned premium must immediately be turned over to the Department, or be subject to recovery.
 15. Insurance payments for medical services shall be assigned to the medical provider at the time the services are requested. In the event a client receives an insurance payment for medical services which were also paid by the Department, the client must immediately turn the payment over to the Department or be subject to recovery.
- These proposed amendments also establish the Health Insurance Premium Payment (HIPP) Pilot Program. The pilot program will begin on January 1, 1994 and will operate for a minimum of three months. The pilot program will be conducted in Auburn Park, Peoria and Winnebago Local Office.
- Due to the placement of the HIPP Program and HIPP Pilot Program rule, amendments at Section 120.324 on the Foster Care Program are being repealed and moved to New Section 120.326. In addition, amendments at Section 120.325 on Social Security Numbers are being repealed and moved to New Section 120.327.

- 6) Will these proposed amendments replace emergency amendments currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No

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9) Are there any other proposed amendments pending on this Part? Yes

Sections	Proposed Action	Illinois Register Citation
120.318	Amendment	August 13, 1993 (17 Ill. Reg. 13392)
120.345	Amendment	November 12, 1993 (17 Ill. Reg. 19445)
120.382	Amendment	November 12, 1993 (17 Ill. Reg. 19445)
120.386	Amendment	August 13, 1993 (17 Ill. Reg. 13392)
120.388	Amendment	November 12, 1993 (17 Ill. Reg. 19445)
120.389	Amendment	November 12, 1993 (17 Ill. Reg. 19445)
120.390	Amendment	November 12, 1993 (17 Ill. Reg. 19445)

10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.

11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments must be in writing and should be addressed to Judy Umuna, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.

These proposed amendments may have an impact on small businesses, small municipalities, and not for profit corporations as defined in Sections 1-75, 1-80 and 1-85 of the Illinois Administrative Procedure Act. These entities may submit comments in writing to the Department at the above address in accordance with the regulatory flexibility provisions in Section 5-30 of the Illinois Administrative Procedure Act. These entities shall indicate their status as small businesses, small municipalities, or not for profit corporations as part of any written comments they submit to the Department.

12) Initial Regulatory Flexibility Analysis:

- A) Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable
- B) Types of small businesses affected: None
- C) Reporting, bookkeeping or other procedures required for compliance: None
- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 120
MEDICAL ASSISTANCE PROGRAMS

SUBPART A: GENERAL PROVISIONS

Section
120.1 Incorporation By Reference

SUBPART B: ASSISTANCE STANDARDS

Section
120.10 Eligibility For Medical Assistance
120.11 Eligibility For Medical Assistance For Pregnant Women and Children Born October 1, 1983, or Later Who Do Not Qualify As Mandatory Categorically Needy
120.12 Healthy Start - Medicaid Presumptive Eligibility Program For Pregnant Women
120.20 MANG(AABD) Income Standard
120.30 MANG(C) Income Standard
120.31 MANG(P) Income Standard
120.40 Exceptions To Use Of MANG Income Standard
120.50 AMI Income Standard (Repealed)

SUBPART C: FINANCIAL ELIGIBILITY DETERMINATION

Section
120.60

All Cases Other Than Intermediate Care, Skilled Nursing Care, DMHDD, DMHDD Approved Community Based Settings and Pregnant Women and Children Born October 1, 1983, or Later Who Do Not Qualify As Mandatory Categorically Needy
Cases in Intermediate Care, Skilled Nursing Care and DMHDD - MANG(AABD) and All Other Licensed Medical Facilities
Department of Mental Health and Developmental Disabilities (DMHDD)
Approved Home and Community Based Residential Settings Under 89 Ill. Adm. Code 140.643

120.61

120.62

120.63

120.64

120.65

Department of Mental Health and Developmental Disabilities (DMHDD)
Approved Home and Community Based Residential Settings
Pregnant Women and Children Born October 1, 1983, or Later Who Do Not Qualify As Mandatory Categorically Needy
Department of Mental Health and Developmental Disabilities (DMHDD)
Licensed Community - Integrated Living Arrangements

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SUBPART D: SUPPLEMENTARY MEDICAL INSURANCE

Section	
120.70	Supplementary Medical Insurance Benefits (SMB) Buy-In Program
120.72	Eligibility for Medicare Cost Sharing as a Qualified Medicare Beneficiary (QMB)
120.73	Eligibility for Medicaid Payment of Medicare Part B Premiums as a Specified Low-Income Medicare Beneficiary (SLIB)
120.74	Qualified Medicare Beneficiary (QMB) Income Standard
120.75	Specified Low-Income Medicare Beneficiary (SLIB) Income Standard
120.76	Hospital Insurance Benefits (HIB)

SUBPART E: RECIPIENT RESTRICTION PROGRAM

Section
120.80

Recipient Restriction Program

SUBPART F: MIGRANT MEDICAL PROGRAM

Section
120.90
120.91

Migrant Medical Program
Income Standards

SUBPART G: AID TO THE MEDICALLY INDIGENT

Section
120.200

Elimination Of Aid To The Medically Indigent

120.208	Client Cooperation (Repealed)
120.210	Citizenship (Repealed)
120.211	Residence (Repealed)
120.212	Age (Repealed)
120.215	Relationship (Repealed)
120.216	Living Arrangement (Repealed)
120.217	Supplemental Payments (Repealed)
120.218	Institutional Status (Repealed)
120.224	Foster Care Program (Repealed)
120.225	Social Security Numbers (Repealed)
120.230	Unearned Income (Repealed)
120.235	Exempt Unearned Income (Repealed)
120.236	Education Benefits (Repealed)
120.240	Unearned Income In-Kind (Repealed)
120.245	Earmarked Income (Repealed)
120.250	Lump Sum Payments and Income Tax Refunds (Repealed)
120.255	Protected Income (Repealed)
120.260	Earned Income (Repealed)
120.261	Budgeting Earned Income (Repealed)
120.262	Exempt Earned Income (Repealed)
120.270	Recognized Employment Expenses (Repealed)

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120.271	Income From Work/Study/Training Program (Repealed)
120.272	Earned Income From Self-Employment (Repealed)
120.273	Earned Income From Roomer and Boarder (Repealed)
120.275	Earned Income In-Kind (Repealed)
120.276	Payments from the Illinois Department of Children and Family Services (Repealed)
120.280	Assets (Repealed)
120.281	Exempt Assets (Repealed)
120.282	Asset Disregards (Repealed)
120.283	Deferral of Consideration of Assets (Repealed)
120.284	Spend-down of Assets (AMI) (Repealed)
120.285	Property Transfers (Repealed)
120.290	Persons Who May Be Included in the Assistance Unit (Repealed)
120.295	Payment Levels for AMI (Repealed)

SUBPART H: MEDICAL ASSISTANCE - NO GRANT

Section
120.308

Client Cooperation

120.309	Caretaker Relative
120.310	Citizenship
120.311	Residence
120.312	Age
120.313	Blind
120.314	Disabled
120.315	Relationship
120.316	Living Arrangements
120.317	Supplemental Payments
120.318	Institutional Status
120.319	Assignment of Rights to Medical Support and Collection of Payment
120.320	Cooperation in Establishing Paternity and Obtaining Medical Support
120.321	Good Cause for Failure to Cooperate in Establishing Paternity and Obtaining Medical Support
120.322	Proof of Good Cause for Failure to Cooperate in Establishing Paternity and Obtaining Medical Support
120.323	Suspension of Paternity Establishment and Obtaining Medical Support
120.324	Upon Finding Good Cause
120.325	Foster-Care-Program Health Insurance Premium Payment (HIPP) Program
120.326	Social-Security-Numbers Health Insurance Premium Payment (HIPP) Program
120.327	Pilot Program
120.328	Foster Care Program
120.329	Social Security Numbers
120.330	Unearned Income
120.332	Budgeting Unearned Income
120.335	Exempt Unearned Income
120.336	Education Benefits
120.338	Incentive Allowance
120.340	Unearned Income In-Kind

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- 120.342 Court Ordered Child Support Payments of Parent/Step-Parent
 120.345 Earmarked Income
 120.346 Medicaid Qualifying Trusts
 120.350 Lump Sum Payments and Income Tax Refunds
 120.355 Protected Income
 120.360 Earned Income
 120.361 Budgeting Earned Income
 120.362 Exempt Earned Income
 120.364 Earned Income Exemption
 120.366 Exclusion From Earned Income Exemption
 120.370 Recognized Employment Expenses
 120.371 Income From Work/Study/Training Programs
 120.372 Earned Income From Self-Employment
 120.373 Earned Income From Roomer and Boarder
 120.375 Earned Income In Kind
 120.376 Payments from the Illinois Department of Children and Family Services
 120.379 Assessment of Assets
 120.380 Assets
 120.381 Exempt Assets
 120.382 Asset Disregard
 120.383 Deferral of Consideration of Assets
 120.384 Spend-down of Assets (MANG)
 120.385 Property Transfers for Applications Filed Prior to October 1, 1989 (Repealed)
 120.386 Property Transfers Effective for Applications Filed on or After October 1, 1989
 120.390 Persons Who May Be Included In the Assistance Unit
 120.391 Individuals Under Age 18 Who Do Not Qualify For AFDC/AFDC-MANG And Children Born October 1, 1983, or Later
 120.392 Pregnant Women Who Would Not Be Eligible For AFDC/AFDC-MANG If The Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy
 120.393 Pregnant Women And Children Under Age Eight Years Who Do Not Qualify As Mandatory Categorically Needy Demonstration Project.
 120.395 Payment Levels for MANG
 120.399 Redetermination of Eligibility
- AUTHORITY: Implementing Articles III, IV, V, VI and VII and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq. and 12-13) [305 ILCS 5/3-1, 5/4-1, 5/5-1, 5/6-1, 5/7-1 and 5/12-13]
- SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2

DEPARTMENT OF PUBLIC AID

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- Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979; peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982; amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; amended at 7 Ill. Reg. 394, effective January 1, 1983; codified at 7 Ill. Reg. 6082; amended at 7 Ill. Reg. 8256, effective July 1, 1983; amended at 7 Ill. Reg. 8264, effective July 5, 1983;

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amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 14747; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 16108; amended at 8 Ill. Reg. 5253, effective April 9, 1984; amended at 8 Ill. Reg. 6770, effective April 27, 1984; amended at 8 Ill. Reg. 13328, effective July 16, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17897; amended at 8 Ill. Reg. 18903, effective September 26, 1984; peremptory amendment at 8 Ill. Reg. 20706, effective October 3, 1984; amended at 8 Ill. Reg. 25053, effective December 12, 1984; emergency amendment at 9 Ill. Reg. 830, effective January 3, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 4515, effective March 25, 1985; amended at 9 Ill. Reg. 5346, effective April 11, 1985; amended at 9 Ill. Reg. 7153, effective May 6, 1985; amended at 9 Ill. Reg. 11346, effective July 8, 1985; amended at 9 Ill. Reg. 12298, effective July 25, 1985; amended at 9 Ill. Reg. 12823, effective August 9, 1985; amended at 9 Ill. Reg. 15903, effective October 4, 1985; amended at 9 Ill. Reg. 16300, effective October 10, 1985; amended at 9 Ill. Reg. 16906, effective October 18, 1985; amended at 10 Ill. Reg. 1192, effective January 10, 1986; amended at 10 Ill. Reg. 3033, effective January 23, 1986; amended at 10 Ill. Reg. 4907, effective March 7, 1986; amended at 10 Ill. Reg. 6966, effective April 16, 1986; amended at 10 Ill. Reg. 10688, effective June 3, 1986; amended at 10 Ill. Reg. 12672, effective July 14, 1986; amended at 10 Ill. Reg. 15649, effective September 19, 1986; amended at 11 Ill. Reg. 3992, effective February 23, 1987; amended at 11 Ill. Reg. 7652, effective April 15, 1987; amended at 11 Ill. Reg. 8735, effective April 20, 1987; emergency amendment at 11 Ill. Reg. 12458, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 14034, effective August 14, 1987; amended at 11 Ill. Reg. 14763, effective August 26, 1987; amended at 11 Ill. Reg. 20142, effective January 1, 1988; amended at 11 Ill. Reg. 20898, effective December 14, 1987; amended at 12 Ill. Reg. 904, effective January 1, 1988; amended at 12 Ill. Reg. 3516, effective January 22, 1988; amended at 12 Ill. Reg. 6234, effective March 22, 1988; amended at 12 Ill. Reg. 8672, effective May 13, 1988; amended at 12 Ill. Reg. 9132, effective May 20, 1988; amended at 12 Ill. Reg. 11483, effective June 30, 1988; emergency amendment at 12 Ill. Reg. 11632, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 11839, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12835, effective July 22, 1988; emergency amendment at 12 Ill. Reg. 13243, effective July 29, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 17867, effective October 30, 1988; amended at 12 Ill. Reg. 19704, effective November 15, 1988; amended at 12 Ill. Reg. 20188, effective November 23, 1988; amended at 13 Ill. Reg. 116, effective January 1, 1989; amended at 13 Ill. Reg. 2081, effective February 3, 1989; amended at 13 Ill. Reg. 3908, effective March 10, 1989; emergency amendment at 13 Ill. Reg. 11929, effective June 27, 1989, for a maximum of 150 days; emergency expired November 25, 1989; emergency amendment at 13 Ill. Reg. 12137, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 15404, effective October 6, 1989; emergency amendment at 13 Ill. Reg. 16586, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 13 Ill. Reg. 17483, effective October 31, 1989; amended at 13 Ill. Reg. 17838, effective

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November 8, 1989; amended at 13 Ill. Reg. 18872, effective November 17, 1989; amended at 14 Ill. Reg. 760, effective January 1, 1990; emergency amendment at 14 Ill. Reg. 1494, effective January 2, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 4233, effective March 5, 1990; emergency amendment at 14 Ill. Reg. 5839, effective April 3, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 6372, effective April 16, 1990; amended at 14 Ill. Reg. 7637, effective May 10, 1990; amended at 14 Ill. Reg. 10396, effective June 20, 1990; amended at 14 Ill. Reg. 13227, effective August 6, 1990; amended at 14 Ill. Reg. 14814, effective September 3, 1990; amended at 14 Ill. Reg. 17004, effective September 30, 1990; emergency amendment at 15 Ill. Reg. 348, effective January 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 5302, effective April 1, 1991; amended at 15 Ill. Reg. 10101, effective June 24, 1991; amended at 15 Ill. Reg. 11973, effective August 12, 1991; amended at 15 Ill. Reg. 12747, effective August 16, 1991; amended at 15 Ill. Reg. 14105, effective September 11, 1991; amended at 15 Ill. Reg. 14240, effective September 23, 1991; amended at 16 Ill. Reg. 139, effective December 24, 1991; amended at 16 Ill. Reg. 1862, effective January 20, 1992; amended at 16 Ill. Reg. 10034, effective June 15, 1992; amended at 16 Ill. Reg. 11582, effective July 15, 1992; amended at 16 Ill. Reg. 17290, effective November 3, 1992; amended at 17 Ill. Reg. 1102, effective January 15, 1993; amended at 17 Ill. Reg. 6827, effective April 21, 1993; amended at 17 Ill. Reg. 10402, effective June 28, 1993; amended at 17 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART H: MEDICAL ASSISTANCE - NO GRANT

Section 120.324 Foster-Care-Program Health Insurance Premium Payment (HIPP) Program

a) A-child-is-eligible-for-MANG(c)-when

- 1) The-child-has-been-removed-from-the-home-of-a-specified-relative as-a-result-of-court-action-is-a-child-for-whom-DGFS-is-legally responsible,-and-has-been-placed-in-foster-care-(foster-care home,-or-private-non-profit-group-home-institution)-which-is licensed-or-approved-by-the-Department-of-Children-and-Family Services;-and
- 2) The-child-was-eligible-for-and-receiving-MANG(c)-in-of-for-the month-in-which-court-action-was-initiated-leading-to-placement;-or
- 3) The-child-met-the-citizenship-age,-residence,-need,-and-lack-of parental-support-or-care-criteria-for-MANG(c)-at-the-time-of initiation-of-court-action-and-lived-with-a-specified-relative at-any-time-within-the-sin-(6)-months-prior-to-the-initiation-of court-action-leading-to-placement;-and

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Section 120.324(a) (continued)

- 4) ~~The child continues to meet AFDC eligibility requirements of age, need, lack of parental support or care, and registration/participation requirements.~~
- b) ~~An application for AFDC-F must be signed by an authorized representative of the Department of Children and Family Services.~~
- e) ~~Assistance under the AFDC-F program is effective from the latter of the date:~~
 - 1) ~~that a completed application is received by the Department; or~~
 - 2) ~~the child is actually placed in foster care.~~
- a) ~~A foster parent who is a specified relative of an eligible foster child placed in the foster parent's care may receive assistance for the child under either the AFDC-R/AFDC-U or the AFDC-F program.~~
- a) ~~This program provides health insurance coverage for recipients who have health insurance available and have high cost medical expenses. Authorization for the Health Insurance Premium Payment Program (HIPP) was established by Section 4402 of OBRA 1990 which added Section 1906 to the Social Security Act.~~

b) Program Provisions

- 1) ~~The HIPP Program shall provide for the mandatory enrollment of eligible persons in available cost effective group or individual health plans as a condition of medical assistance eligibility. A group health plan is "any plan of, or contributed to by, an employer (including a self insured plan) to provide health care to the employer's employees, former employees, or families of such employees or former employees." An individual health plan is a contract for health insurance coverage between an individual and an insurance company.~~

- 2) ~~The Department shall pay health insurance premiums for eligible medical assistance recipients whenever it is likely to be cost effective.~~

c) Program Standards

- 1) ~~The HIPP program shall be limited to persons otherwise eligible for medical assistance (excluding spenddown and long term care clients) who have high cost medical conditions such as, but not limited to:~~

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Section 120.324(c)(1) (continued)

- A) ~~Severe arthritis;~~
 - B) ~~Cancer;~~
 - C) ~~Heart ailment or defect;~~
 - D) ~~Liver disease or dysfunction;~~
 - E) ~~Kidney disease or dysfunction;~~
 - F) ~~Brain disease or disorder;~~
 - G) ~~Neurological disease or disorder;~~
 - H) ~~Diabetes;~~
 - I) ~~Acquired Immune Deficiency Syndrome (AIDS);~~
 - J) ~~Organ transplant; and~~
 - K) ~~Any other medical condition requiring high cost ongoing medical treatment.~~
- 2) ~~To be eligible for medical assistance, a client with a high cost medical condition who can enroll in a group or individual health plan must supply information about the health plan. The client must enroll (or re-enroll) if:~~
 - A) ~~the client can enroll on their own behalf, and~~
 - B) ~~the plan covers the clients high cost medical condition, and~~
 - C) ~~the plan is determined by the Department to be cost effective.~~
 - 3) ~~A client that fails to enroll in a cost effective health plan, is ineligible for medical assistance until the next enrollment period and proof of enrollment is provided.~~
 - 4) ~~Determination of the cost effectiveness shall be made by the Department on a case by case basis using prior medical history.~~
 - 5) ~~Cost effective means the average cost of medical services for the period of time covered by the health insurance premium is greater than twice the premium cost for the period.~~

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Section 120.324(c)(3) (continued)

- 6) The Department will notify the client that enrollment is necessary because the plan is cost effective. The client will have the right to appeal this determination according to the rules in Section 102.80.
- 7) When the policy covers other family members only the client's share of the premium will be paid by HIPP unless retention of the policy is contingent upon paying premiums for other medical assistance eligible recipients.
- 8) Payment of premiums for a non-eligible family member may be made if necessary to enroll the HIPP participant. A non-eligible family member may reside in another household. Deductibles and co-insurance shall not be paid for the non-eligible family members. Premiums shall not be paid if the non-eligible family member is required to enroll dependent(s) through a divorce order or order for medical support.
- 9) Health insurance premiums may be paid directly to employers, unions or insurance companies.
- 10) Clients paying their own premiums shall be reimbursed only if premium payments are made through payroll deduction or the client has already paid the premium. Reimbursement of premium shall only be made after the client accumulates a minimum of \$50.00 in payments and submits proof of payment.
- 11) HIPP shall pay deductibles and co-payments based on the Department's medical payment standards.
- 12) Medical assistance payments shall be made for items and services covered under the Medical Assistance Program which are not covered by the health plan.
- 13) Premium payments may be made prior to case approval or certification only when it appears likely that the case will be approved or certified and timely payment or enrollment is crucial to the retention of coverage.
- 14) Assignment of medical support rights provisions shall apply to any health insurance premium for which the Department pays or reimburses the client. If the client receives a return of premium for any reason, from the insurance carrier, the returned premium must immediately be turned over to the Department, or be subject to recovery.

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Section 120.324(c) (continued)

- 15) Insurance payments for medical services shall be assigned to the medical provider at the time the services are requested. In the event a client receives an insurance payment for medical services which were also paid by the Department, the client must immediately turn the payment over to the Department, or be subject to recovery.
- (Source: Section repealed, new Section adopted at 17 Ill. Reg. _____, effective _____)
- Section 120.325 Social-Security-Numbers Health Insurance Premium Payment (HIPP) Pilot Program
- a) To-be-eligible-for-AABD-or-AFDC-MANG, each-individual-must-furnish the-Department-his/her-Social-Security-Number(s)-(SSN).--If-more-than one-SSN-has-been-assigned-to-any-individual(s), all-numbers-are-to-be furnished.
 - b) If-a-SSN-cannot-be-furnished, either-because-it-has-not-been-issued or-is-not-known, application-shall-be-made-for-a-SSN.
 - c) Medical-assistance-will-not-be-denied, delayed-or-discontinued pending-the-issuance-or-validation-of-a-SSN-if-the-individual-or someone-acting-responsibly-for-the-individual, applies-for-the-SSN.
 - d) Individuals-for-whom-a-SSN-is-not-furnished-and-for-whom-application for-a-SSN-is-not-made-are-ineligible-for-medical-assistance-under-the AABD-or-AFDC-MANG-program.
 - a) The pilot program will begin on January 1, 1994 and will operate for a minimum of three (3) months.
 - b) The pilot program will be conducted in Auburn Park, Peoria and Winnebago Local Offices.
 - c) The rules for the pilot program are in Section 120.324, Health Insurance Premium Payment Program.
- (Source: Section repealed, new Section adopted at 17 Ill. Reg. _____, effective _____)
- Section 120.326 Foster Care Program
- a) A child is eligible for MANG(C) when:

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Section 120.326(a) (continued)

- 1) The child has been removed from the home of a specified relative as a result of court action, is a child for whom DCFS is legally responsible, and has been placed in foster care (foster care home, or private non-profit, group home institution) which is licensed or approved by the Department of Children and Family Services; and
 - 2) The child was eligible for and receiving MANG(C) in or for the month in which court action was initiated leading to placement; or
 - 3) The child met the citizenship, age, residence, need, and lack of parental support or care criteria for MANG(C) at the time of initiation of court action and lived with a specified relative at any time within the six (6) months prior to the initiation of court action leading to placement; and
 - 4) The child continues to meet AFDC eligibility requirements of age, need, lack of parental support or care, and registration/participation requirements.
- b) An application for AFDC-F must be signed by an authorized representative of the Department of Children and Family Services.
- c) Assistance under the AFDC-F program is effective from the latter of the date:
- 1) that a completed application is received by the Department; or
 - 2) the child is actually placed in foster care.
- d) A foster parent who is a specified relative of an eligible foster child placed in the foster parent's care may receive assistance for the child under either the AFDC-R/AFDC-U or the AFDC-F program.

(Source: Added at 17 Ill. Reg. _____, effective _____)

Section 120.327 Social Security Numbers

- a) To be eligible for AABD or AFDC MANG, each individual must furnish the Department his/her Social Security Number(s) (SSN). If more than one SSN has been assigned to any individual(s), all numbers are to be furnished.
- b) If a SSN cannot be furnished, either because it has not been issued or is not known, application shall be made for a SSN.

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Section 120.327 (continued)

- c) Medical assistance will not be denied, delayed or discontinued pending the issuance or validation of a SSN if the individual, or someone acting responsibly for the individual, applies for the SSN.
- d) Individuals for whom a SSN is not furnished and for whom application for a SSN is not made are ineligible for medical assistance under the AABD or AFDC MANG program.

(Source: Added at 17 Ill. Reg. _____, effective _____)

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1) Heading of the Part: Practice in Administrative Hearings

2) Code Citation: 89 Ill. Adm. Code 104

3) Section Numbers: Proposed Action:

104.101 Amendment
104.104 Amendment

4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 12-13)[305 ILCS 5/12-13]

5) Complete Description of the Subjects and Issues Involved: These proposed amendments establish procedures to contest immediate service of an administrative order for withholding and revise the rules regarding petitions for hearings and conduct of hearings to take into account changes from the 1992 and 1993 legislative sessions. In addition, this rulemaking is necessary to comply with final federal regulations on income withholding published in the Federal Register on July 10, 1992. As a result of these proposed amendments, in addition to being able to petition the Department for a hearing to stay service of an administrative order for withholding or a notice of delinquency, or to modify, suspend or terminate an administrative order for withholding, a responsible relative will now be able to petition the Department for a hearing to contest immediate service of an administrative order for withholding.

A petition to modify, suspend, or terminate an administrative order for withholding may be filed at any time. A petition to stay service of an administrative order, an administrative notice of delinquency or a petition contesting immediate service of an administrative order for withholding must, however, be filed within 20 days of the date of service of the notice of delinquency or notice for immediate withholding. The day immediately subsequent to the day of service of the notice is considered as the first day and the day such petition is received by the Department is considered the last day in computing the 20 day appeal period.

The terms "administrative support order" and "liability" are redefined by these proposed amendments. This rulemaking establishes that a notice for immediate withholding is included in the definition of an administrative support order. "Administrative support order" will now be defined as an administrative order for withholding, a notice of delinquency or a notice for immediate withholding. The accuracy of the notice for immediate withholding is added to the definition of liability by this rulemaking. "Liability" will now be defined to mean the accuracy of the notice for immediate withholding, the accuracy of the notice of delinquency based upon the administrative order for withholding, or the force and effect to

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be given to such order. These proposed amendments also provide that the Department will limit any relief granted to that referred to for judicial orders for withholding in 89 Ill. Adm. Code 160.75(c), (e), (g), (h) and (i).

6) Will these proposed amendments replace emergency amendments currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Do these proposed amendments contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.

11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments must be in writing and should be addressed to Judy Umunna, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.

12) Initial Regulatory Flexibility Analysis:

A) Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable

B) Types of small businesses affected: None

C) Reporting, bookkeeping or other procedures required for compliance: None

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER a: GENERAL PROVISIONS

PART 104

PRACTICE IN ADMINISTRATIVE HEARINGS

SUBPART A: ASSISTANCE APPEALS

Section

104.1	Assistance Appeals
104.10	Initiation of Appeal Process
104.11	Pre-Appeal Review
104.12	Notice of Hearing
104.20	Conduct of Hearings
104.21	Representation
104.22	Appellant Participation in Hearing
104.23	Evidentiary Requirements
104.30	Subpoenas
104.35	Amendment of Appeal
104.40	Consolidation of Appeals
104.45	Postponement or Continuation of Hearings
104.50	Withdrawal of Appeal
104.55	Closing of Hearing Record
104.60	Dismissal of Appeal
104.70	Final Administrative Decision
104.80	Public Aid Committee

SUBPART B: RESPONSIBLE RELATIVE AND JOINT PAYEE PETITIONS

Section

104.100	Responsible Relative and Joint Payee Petitions
104.101	Petition for Hearing
104.102	Conduct of Administrative Support Hearings
104.103	Conduct of Hearings to Contest the Determination of Past-Due Support or of Share of Jointly-Owned Funds
104.104	Conduct of Other Hearings to Stay Service of an Administrative Order for Withholding of Notice of Delinquency, or to Modify, Suspend or Terminate an Administrative Order for Withholding

SUBPART C: MEDICAL VENDOR HEARINGS

Section

104.200	Applicability
104.202	Definitions
104.204	Notice of Denial of An Application
104.206	Notice of Intent to Recover Money

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104.208 Notice of Intent to Terminate, Suspend or Not Renew Provider Agreement

104.210	Right to Hearing
104.212	Prior Factual Determinations
104.215	Notice of Formal Conference
104.216	Formal Conference on Recovery of Money
104.217	Purpose of Formal Conference
104.220	Notice of Hearing
104.221	Issues at Hearings
104.225	Legal Counsel
104.226	Appearance of Attorney or Other Representative
104.230	Notice, Service and Proof of Service
104.231	Form of Papers
104.235	Discovery
104.240	Conduct of Hearings
104.241	Amendments
104.242	Motions
104.243	Subpoenas
104.244	Burden of Proof
104.245	Witness at Hearings
104.246	Evidence at Hearings
104.247	Cross-Examination
104.248	Disqualification of Hearing Officers
104.250	Official Notice
104.255	Computer Generated Documents
104.260	Recommendation of Peer Review Committee
104.270	Time Limits for Hearings
104.271	Continuances and Extensions
104.272	Withholding of Payments During Pendency of Proceedings
104.273	Continuation of Payments During Pendency of Proceedings
104.274	Denial of Payments for Services During Pendency of Proceedings
104.280	Record of Hearings
104.285	Failure to Appear or Proceed
104.290	Recommended Decision
104.295	Director's Decision

SUBPART D: RULES FOR JOINT DEPARTMENT ACTIONS
AGAINST SKILLED NURSING FACILITIES AND INTERMEDIATE CARE
FACILITIES PARTICIPATING IN THE MEDICAID PROGRAM

Section

104.300	Authority
104.302	Definitions
104.304	Department Actions Against Nursing Homes Facilities
104.310	Certification
104.320	Joint Administrative Hearing
104.330	Facilities Certified Under Both Medicare and Medicaid

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SUBPART E: FOOD STAMP ADMINISTRATIVE DISQUALIFICATION HEARINGS

- Section
- 104.400 Suspected Intentional Violation of the Program
- 104.410 Advance Notice of Administrative Disqualification Hearing
- 104.420 Postponement of Hearing
- 104.430 Administrative Disqualification Hearing Procedures
- 104.440 Failure to Appear
- 104.450 Participation While Awaiting a Hearing
- 104.460 Consolidation of Administrative Disqualification Hearing with Fair Hearing
- 104.470 Administrative Disqualification Hearing Decision and Notice of Decision
- 104.480 Appeal Procedure

SUBPART F: INCORPORATION BY REFERENCE

- Section
- 104.800 Incorporation By Reference

AUTHORITY: Implementing Sections 11-8 et seq., 12-4.9 and 12-4.25 and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 11-8 et seq., 12-4.9, 12-4.25 and 12-13) [305 ILCS 5/11-8 et seq., 5/12-4.9 et seq., 5/12-4.25 and 5/12-13]

SOURCE: Filed and effective December 30, 1977; emergency rule at 2 Ill. Reg. 11 pg. 151 effective March 9, 1978 for a maximum of 150 days; amended at 2 Ill. Reg. 21, p. 10, effective May 26, 1978; amended at 2 Ill. Reg. 33, p. 57, effective August 17, 1978; peremptory amendment at 3 Ill. Reg. 11, p. 38 effective March 1, 1979; amended at 4 Ill. Reg. 21, p. 80, effective May 8, 1980; peremptory amendment 5 Ill. Reg. 1197, effective January 23, 1981; amended at 5 Ill. Reg. 10753 effective October 1, 1981; amended at 6 Ill. Reg. 894, effective January 7, 1982; codified at 7 Ill. Reg. 5706; amended at 8 Ill. Reg. 5274, effective April 9, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 16979; amended at 8 Ill. Reg. 18114, effective September 21, 1984; amended at 10 Ill. Reg. 10129, effective June 1, 1986; amended at 11 Ill. Reg. 9213, effective April 30, 1987; amended at 12 Ill. Reg. 9142, effective May 16, 1988; amended at 13 Ill. Reg. 3944, effective March 10, 1989; amended at 13 Ill. Reg. 17013, effective October 16, 1989; amended at 14 Ill. Reg. 18836, effective November 9, 1990; amended at 15 Ill. Reg. 5320, effective April 1, 1991; amended at 15 Ill. Reg. 6557, effective April 30, 1991; amended at 16 Ill. Reg. 12903, effective August 15, 1992; amended at 16 Ill. Reg. 16632, effective October 23, 1992; amended at 16 Ill. Reg. 18834, effective December 1, 1992; emergency amendment at 17 Ill. Reg. 659, effective January 7, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 7025, effective April 30, 1993; amended at 17 Ill. Reg. _____, effective _____.

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NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART B: RESPONSIBLE RELATIVE AND JOINT PAYEE PETITIONS

Section 104.101 Petition for Hearing

- a) Any responsible relative aggrieved by an administrative support order entered, determination of past-due support or determination of the share of jointly-owned funds made by the Department may petition for a hearing for release from or modification of the order or to contest the determination.
- b) The petition under subsection (a) above shall be filed within 30 days from the date of mailing of such order or determination. The day immediately subsequent to the mailing of the order or determination shall be considered as the first day; and the day such petition is received by the Department shall be considered as the last day in computing the 30 day appeal period.

- c) Any responsible relative may petition the Department for a hearing to contest immediate service of an administrative order for withholding or to stay service of an administrative order for withholding or notice of delinquency, or to modify, suspend or terminate an administrative order for withholding for the reasons provided in 89 Ill. Adm. Code 160.75(c), (e), (g), (h) and (i) 160.75(d), (f) and (h).

- d) The petition to modify, suspend, or terminate an administrative order for withholding may be filed at any time and the petition to stay service of such order or an administrative notice of delinquency or a petition contesting immediate service of an administrative order for withholding shall be filed within 20 days of the date of service of the notice of delinquency or notice for immediate withholding upon the responsible relative. The day immediately subsequent to the day of service of the notice shall be considered as the first day; and the day such petition is received by the Department shall be considered as the last day in computing the 20 day appeal period.

- e) The Department shall, upon receipt of a petition, provide for a hearing to be held, except as provided in Section 104.103(b).

(Source: Amended at 17 Ill. Reg. _____, effective _____)

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Section 104.104

Conduct of Other Hearings to Stay Service of an Administrative Order for Withholding or Notice of Delinquency or to Modify, Suspend or Terminate an Administrative Order for Withholding

- a) Hearings on petitions to stay service of an administrative order for withholding or notice of delinquency, or to contest immediate service of such order, or to modify, suspend or terminate an administrative order for withholding shall be governed by Section 104.102, except that subsections (a)(2) and (c) shall not apply, and the following terms as used therein are redefined:

- 1) "administrative support order" shall mean an administrative order for withholding of notice of delinquency or notice for immediate withholding.
- 2) "liability" shall mean the accuracy of the notice for immediate withholding, or the accuracy of the notice of delinquency, based upon the administrative order for withholding, or the force and effect to be given to such order, each as referred to for judicial orders for withholding in provided for by 89 Ill. Adm. Code 160.75(c), (e), (g), (h) and (i) 160.75(d) and (f) and (h).
- b) The Department shall limit any relief granted to that referred to for judicial orders for withholding in provided for by 89 Ill. Adm. Code 160.75(c), (e), (g), (h) and (i) 160.75(d), (f) and (h).

(Source: Amended at 17 Ill. Reg. ___, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Structural Pest Control Code2) Code Citation:

77 Ill. Adm. Code 830

3) Section Numbers:

830.20
830.200
830.500
830.700
830.710
830.820
830.820
830.820

Proposed Action:

Amendment
Amendment
Amendment
Amendment
New Section
Amendment
New Section

4) Statutory Authority:

Structural Pest Control Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 2201 et seq.)
[225 ILCS 235]

5) A Complete Description of the Subjects and Issues Involved:

Section 830.20. Corrects statute names and amends current citations to new ILCS format.

Section 830.200. Clarifies who will be eligible to receive a structural pest control technician certification renewal and the procedures for handling renewal applications.

Section 830.500. Amends the classroom contact hours for approving pest control courses.

Section 830.700. Amends the title to the Subpart.

Section 830.710. Creates and identifies violations subject to administrative civil fines.

Section 830.820. Amends the restricted use pesticide recordkeeping requirements for commercial applications to meet the requirements of Section 1491 of the Food, Agriculture, Conservation, and Trade (FACT) Act of 1990 and the regulations promulgated thereunder (7 CFR Part 110).

830.820 TABLE A. Provides the schedule of administrative civil fines.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes ___ No X

7) Does this Rulemaking Contain an Automatic Repeal Date? Yes ___ No X

If "yes," please specify the date: _____

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8) Does this Rulemaking Contain any Incorporations by Reference? Yes ___ No X

If "yes," please specify type: 6.02(a) ___ or 6.06(b) ___

9) Are there any Other Proposed Amendments Pending on this Part? Yes X No ___

If yes:

Section Numbers	Proposed Action	Ill. Reg. Citation
830.10	Amendment	16 Ill. Reg. 20046
830.20	Amendment	16 Ill. Reg. 20046
830.880	Repealer	16 Ill. Reg. 20046
830.885	Repealer	16 Ill. Reg. 20046
830.890	Repealer	16 Ill. Reg. 20046
830.900	Repealer	16 Ill. Reg. 20046

10) Statement of Statewide Policy Objectives:

No apparent adverse impact upon local governments.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail M. DeVito at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

B) Type of Small Businesses Affected:

Structural Pest Control Businesses

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C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

Commercial business owners will need to provide a copy of the restricted use record to the client within 30 days of the application or maintain the record for the client if so designated by the client.

D) Types of Professional Skills Necessary for Compliance:

None

The full text of the Proposed Amendments begins on the next page.

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER 0: PEST CONTROL

PART 830
STRUCTURAL PEST CONTROL CODE

SUBPART A: GENERAL

Section
830.10
830.20

Definitions
Incorporated Materials

SUBPART B: GENERAL REQUIREMENTS

License Application for Commercial Structural Pest Control Business Location
Registration Application for Non-Commercial Structural Pest Control Location
Application for Examination as a Certified Structural Pest Control Technician
Re-examination Applications
Application of Certified Technicians for Examination in Other Sub-categories
Processing (Repealed)

830.100
830.110
830.120
830.130
830.140
830.150

Approved Applications (Repealed)
Disapproved Applications (Repealed)
License and Registration Renewals
Change of Business Ownership
Certification Renewals
Late Filing Charge
Non-renewal of Technician Certificates
Certified Technician at Each Location
Change of Certified Technician at Place of Employment
Certificates of Insurance
Insurance Coverage
Supervision of a Non-certified Technician
Inspections and Investigations (Repealed)
Classification of Pesticides
Application for Certification in Illinois as a Structural Pest Control Technician by Reciprocity
Display of License, Registration and Certification
Procedures for Certification as a Structural Pest Control Technician in Wood Products Pest Control (Repealed)

830.160
830.170
830.180
830.190
830.200
830.210
830.220
830.230
830.240
830.250
830.260
830.270
830.280
830.290
830.300

SUBPART C: EXAMINATIONS

830.310
830.315

DEPARTMENT OF PUBLIC HEALTH

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830.400
830.410
830.420
830.430
830.440
830.450
830.460

General Provisions
Examinations
Examination Schedules (Repealed)
Grades
Notification of Examination Results
Confidentiality of Examination Scores
Examinee's Review of Examination

SUBPART D: PEST CONTROL COURSES

830.500
830.510
830.520
830.530
830.540
830.550
840.560
830.570

Application
Application (Repealed)
Instructors
Pest Control Course Description
Record of Completion
Pest Control Course Evaluation
Approval (Repealed)
Disapproval of an Application or Recision of Approval (Repealed)

SUBPART E: PEST CONTROL TRAINING SEMINARS (RECERTIFICATION)

830.600
830.610
830.620
830.630
830.640
830.650
830.660
830.670

Application
Application (Repealed)
Instructors
Pest Control Seminars
Record of Completion
Pest Control Seminar Evaluation
Approval (Repealed)
Disapproval of an Application or Recision of Approval (Repealed)

SUBPART F: HEARINGS AND ADMINISTRATIVE FINES

830.700
830.710

Hearings
Administrative Fines

SUBPART G: SAFE PESTICIDE STORAGE AND HANDLING

830.800
830.810
830.820
830.830
830.840
830.850

General Safety Precautions
Misuse of Pesticides
Records
Pesticide Storage Area
Service Vehicles
Pesticide Storage Practices

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830.860 Orders to Stop Sale, Use, Seize or Regulate Removal
830.870 Hazardous Incident Notification and Abatement

SUBPART H: BIRD CONTROL REQUIREMENTS

830.880 Avicide Permit Requirements
830.885 Denial or Revocation of Avicide Permits
830.890 Bird Control Monitoring and Reporting Requirements
830.900 Bird Control Training Requirements

ILLUSTRATION A WARNING SIGN - PESTICIDE TREATMENT & VENTILATION
ILLUSTRATION B RESTRICTED USE PESTICIDE SIGN
TABLE A SCHEDULE OF ADMINISTRATIVE CIVIL FINES

AUTHORITY: Implementing and authorized by the Structural Pest Control Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 2201 et seq.) [225 ILCS 235], Illinois Pesticide Act (Ill. Rev. Stat. 1991, ch. 5, par. 801 et seq.) [415 ILCS 601, in particular 803(2) [415 ILCS 603.2], and Section 11(b) of the Illinois Endangered Species Protection Act (Ill. Rev. Stat. 1991, ch. 8, par. 341(b)) [520 ILCS 10/11(b)], and the Federal Migratory Bird Treaty Act (16 U.S.C., 703 et seq.), the Food, Agriculture, Conservation, and Trade Act of 1990 (Pub.L. 101-624; 7 U.S.C. 1361-(a)) and Recordkeeping On Restricted Use Pesticides By Certified Applicators, Surveys and Reports (7 CFR 110.3).

SOURCE: Adopted at 2 Ill. Reg. 19, p. 159, effective May 3, 1978; codified at 8 Ill. Reg. 18492; emergency amendment at 10 Ill. Reg. 17812, effective September 28, 1986, for a maximum of 150 days; amended at 11 Ill. Reg. 7736, effective April 15, 1987; amended at 13 Ill. Reg. 2090, effective February 3, 1989; emergency amendments at 14 Ill. Reg. 1036, effective December 22, 1989, for a maximum of 150 days; emergency amendment lapsed on May 21, 1990; amended at 14 Ill. Reg. 12889, effective August 1, 1990; amended at 16 Ill. Reg. 11612, effective July 6, 1992; amended at 18 Ill. Reg. _____, effective _____.

SUBPART A: GENERAL

Section 830.20 Incorporated Materials

a) The following laws, rules and codes are incorporated or referenced in this Part:

- 1) Illinois Pesticide Act of 1979 (8 Ill. Adm. Code 250), rules pertaining to Pesticide Control promulgated by the Illinois Department of Agriculture (Section 830.860);
- 2) Rules of Practice and Procedure in Administrative Hearings (77 Ill. Adm. Code 100) promulgated by the Illinois Department of Public Health (Section

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830.700);

- 3) Illinois Plumbing Code (77 Ill. Adm. Code 890) promulgated by the Illinois Department of Public Health (Section 830.800);
- 4) Illinois Pesticide Act (Ill. Rev. Stat. 1991 1989, ch. 5, par 801 et seq.) [415 ILCS 601 (Section 830.710), (Section 830.860), (Section 830.880), (Section 830.885);
- 5) Structural Pest Control Act (Ill. Rev. Stat. 1991 1989, ch. 111 1/2, par. 2201 et seq.) [225 ILCS 235] (Section 830.10);
- 6) The Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) (7 U.S.C. 136 et seq.) also referred to as the Federal Environmental Pesticide Control Act of 1972 (Section 830.710), (Section 830.860);
- 7) Illinois Endangered Species Protection Act (Ill. Rev. Stat., 1991 1989, ch. 8, par. 331 et seq.) [520 ILCS 10] (Section 830.880);
- 8) Illinois List of Endangered and Threatened Fauna (17 Ill. Adm. Code 1010) promulgated by the Illinois Department of Conservation (Section 830.880);
- 9) Migratory Bird Treaty Act (16 U.S.C., 703 et seq.) (Section 830.890).
- b) All incorporations by reference refer to the materials on the date specified and do not include any additions or deletions subsequent to the date specified.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

SUBPART B: GENERAL REQUIREMENTS

Section 830.200 Certification Renewals

a) Renewal applications will be mailed to all certified technicians in possession of a valid structural pest control technician certificate at least 30 days prior to December 1 during the year of certification expiration, provided that the following items are on file with the Department by October 1 of that year:

- 1) A valid, current home address; and
- 2) Verification of attendance at the required number of recertification seminars during the certification period.

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- b) A certified technician who does not receive a renewal application pursuant to subsection (a) of this Section may obtain one by submitting a written request to the Department.
- c) Renewal applications shall be reviewed for accuracy by the certified technician. Any changes of employment, name, or home address shall be noted on the back of the renewal application. ~~The renewal application shall then be signed by the certified technician.~~
- d) If a renewal application is filed in a timely and sufficient manner, it will be processed by the Department and the current certification shall continue in full force and effect until the Department issues either a certification renewal or a Final Order denying the application.
- e) For purposes of this Section, a timely and sufficient manner means that:
- 1) the application is postmarked by December 1 of the year of certification expiration;
 - 2) the application is made using the Department's technician renewal form;
 - 3) the application is signed by the certified technician;
 - 4) a check or money order for the renewal fee required by Section 9 of the Act is enclosed; and
 - 5) documentation of attending at least one Department approved pest control training seminar during the 3 years prior to renewal application is either on file with the Department or enclosed with the renewal application.
- f) A renewal application which does not comply with subsection (e)(2) through (5) of this Section shall be considered insufficient and returned to the applicant, and the current certification shall lapse on the December 31 expiration date.
- g) A renewal application which is sufficient but not timely (filed after December 1) shall be processed by the Department, but the current certification shall lapse on the December 31 expiration date. If such application is postmarked after December 31 of the year of expiration, the renewal fee shall include the late filing charge required by Section 9 of the Act and Section 830.210 of this Part in order to be considered a sufficient application.
- h) The Department's acceptance of an application as sufficient for processing shall not be construed as a determination of the merits of the application or the technician's

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qualifications for certification renewal.

- e) Prior to submitting the renewal application to the Department for processing, the technician shall have attended at least one Department approved pest control training seminar during the 3 year period preceding the technician's renewal date. Verification of seminar attendance shall be attached to the renewal when submitted to the Department unless such verification is already on file with the Department.
- d) The completed renewal application, appropriate renewal fee as set forth in Section 9 of the Act and verification of Department approved pest control training seminar participation (if necessary) shall be filed with the Department by December 1 of the year of certification expiration.
- e) Renewal applications filed with the Department postmarked after December 31 of the year of expiration, or renewal applications filed with the Department but not renewed by the Department prior to December 31 of the year of expiration because they were submitted in violation of Section 830.200 of this Part, shall be assessed a late filing charge in accordance with Section 9 of the Act and Section 830.210 of this Part.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

SUBPART D: PEST CONTROL COURSES

Section 830.500 Application

- a) An educational institution or any other entity which has established or proposes to establish a pest control course to satisfy the certification requirements of Section 5 of the Act must submit its program to the Department for review and approval.
- b) Such request shall be submitted to the Department at least 60 days prior to the beginning of the course. Said request shall include:
- 1) a complete outline and description of the subject material including proposed lesson plans, course textbook, handouts, worksheets, laboratory exercises, listing of audiovisual aids and equipment, exam schedules and grading policy;
 - 2) the total number of classroom hours required to complete the course (minimum of ~~30~~ 60 classroom hours required for course);
 - 3) type of audience;
 - 4) prerequisites required in order to take course;

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- 5) background information and qualifications of speakers; and
- 6) dates and locations where pest control course is to be offered (if applicable).

(Source: Amended at 18 Ill. Reg. _____, effective _____)

SUBPART F: HEARINGS AND ADMINISTRATIVE FINES

Section 830.700 Hearings

All hearings held pursuant to this Part shall be in accordance with the Act and the Department's Rules of Practice and Procedure in Administrative Hearings (77 Ill. Adm. Code 100).

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 830.710 Administrative Fines

- a) The Department is authorized to assess administrative civil fines against a licensee, registrant or certified technician for violations of the Act or this Part. These fines may be assessed in addition to, or in lieu of, license, registration, or certification suspensions and revocations.

- b) The amount of a fine shall be determined in accordance with the Schedule of Administrative Civil Fines in Table A of this Part, and the following criteria:

- 1) A violation, for the purposes of this Section, will be considered to mean a finding of violation of a Section of the Act or this Part by a court of competent jurisdiction in this or any other State, or by the Director in a Final Order issued pursuant to the Act, or by a notice of warning issued in accordance with Section 14 of the Act;

- 2) For purposes of determining a second violation, an initial violation means the first violation of a particular Section of the Act or this Part within the previous three years or since the effective date of this amendment, whichever is less;

- 3) Each location shall be considered separately with regard to violation determinations under this Part;

- 4) A Type A violation is any one of the following:

- A) Failure to observe the general safety precautions of Section 830.800.

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- B) Failure to abide by any stop sale or stop use order issued under Section 830.860.
 - C) Failure to notify the Department of any incident or accident involving pesticides as required in Section 830.870.
 - D) Use of a pesticide in a manner inconsistent with its labeling directions (Section 830.810).
 - E) Performing a pesticide application or inspection in a faulty, careless, or negligent manner (Section 13(d) of the Act).
 - F) Performing structural pest control in violation of the license and registration requirements of Section 4(a) or 4(b) of the Act.
 - G) Performing structural pest control in violation of the certification requirements of Section 4(c) & 5 of the Act, and Section 830.270.
 - H) Performing structural pest control in violation of an order issued by the Director or his authorized representative (Section 10(f), 13(a) and 14 of the Act).
 - I) Failure to use methods or materials suitable for structural pest control (Section 13(c) of the Act).
 - J) Performing structural pest control utilizing or authorizing the use or sale of pesticides which are in violation of FIFRA or the Illinois Pesticide Act (Section 13(i) of the Act).
 - K) Performing avicide applications in violation of Sections 830.880 through 830.890.
- 5) A Type B violation is any one of the following:
 - A) Failure to cease pest control operations when there is an interruption in insurance coverage (Section 830.260(d)).
 - B) Making or reporting false, misleading or fraudulent information to the Department (Section 13(c) of the Act).
 - C) Fraudulent advertisements or solicitations relating to structural pest control (Section 13(f) of the Act).

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- D) Allowing a license, permit, registration or certification to be used by another person [Section 4(f) and 6 of the Act].
- E) Using the certification of a structural pest control technician in order to secure or maintain a license or registration when that individual is not actively employed at the business location (Section 6 of the Act).
- F) Aiding or abetting a person to evade any provision of this Act [Section 13(g) of the Act].
- G) Impersonating any federal, state, county or city official [Section 13(h) of the Act].
- H) Failure to allow the Department to perform inspections and investigations in accordance with Sections 10(g) and 10(h) of the Act.
- G) A Type C violation is any one of the following:
- A) Failure to observe the pesticide storage requirements of Section 830.830.
- B) Failure to observe the service vehicle requirements of Section 830.840.
- C) Failure to observe the pesticide storage practices of Section 830.850.
- D) Failure to establish and maintain insurance in accordance with Section 9 of the Act and Sections 830.250 and 830.260 excluding subsection (b)(3)(A) of this Section.
- E) Failure to establish and maintain records of pesticide applications in accordance with Section 830.820.
- F) Failure of a licensee or registrant to provide written notification to the Department concerning the loss of their only certified technician and subsequent shutdown in accordance with Section 8 of the Act and Section 830.240(b).
- G) Failure of a certified technician to provide written notification to the Department in accordance with Section 830.240(a).
- H) Failure to renew a license or registration in accordance with Section 4(e) of the Act and Section 830.180.

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- D) Failure to renew a structural pest control technician certification in accordance with Section 6 of the Act and Section 830.200.
- I) Failure to notify the Department of a change in business ownership in accordance with Section 830.190.
- K) Failure to perform the notification and license replacement procedures in accordance with Section 4(d) of the Act when there is a change in business location.
- L) Failure to provide information to the Department upon request in accordance with Section 13(e) of the Act.
- C) Any penalty not paid within 60 days of notice from the Department shall be submitted to the Attorney General's Office for collection. Failure to pay a penalty shall also be grounds for suspension or revocation of a license, permit, registration and certification.

(Source: Added at 18 Ill. Reg. _____, effective _____)

SUBPART G: SAFE PESTICIDE STORAGE AND HANDLING

Section 830.820 Records

- a) Each commercial structural pest control business location shall be required to keep records of all pesticide applications for a minimum period of 2 years.
- b) Each non-commercial structural pest control business location shall be required to keep records of all restricted pesticide applications at the location for a minimum period of 2 years.
- c) The certified technician responsible for using pesticides, or overseeing the use of pesticides by non-certified personnel, shall provide written verification (i.e. signature and certification number) of review for all pesticide records to determine compliance with this Section.
- d) Records of restricted pesticide usage shall be kept separate from those pertaining to general pesticide usage and both shall include the following:
- 1) name and address of customer or site of application;
 - 2) name of technician applying the pesticide;

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- 3) date of application;
- 4) target pest or purpose for the application;
- 5) pesticide use recorded in the following manner:
 - A) Brand or common name,
 - B) USEPA Registration Number,
 - C) Percent active ingredient in the finished product,
 - D) An estimate of the amount of finished product used.
- e) All records except those for the week prior to the inspection shall be kept at the business location and be available for inspection by the Department in accordance with the provisions prescribed under the Act and this Part.
- f) Each licensee shall, within 30 days of a restricted use pesticide application, provide a copy of the application record to the client paying for the service unless a written statement signed/dated by the client authorizes the licensee to maintain the record at the location. A copy of the statement shall be kept with the restricted application record and be available for inspection by the Department. The stored record shall be provided, upon request, to the client in a timely manner.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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SECTION 830.TABULAR A SCHEDULE OF ADMINISTRATIVE CIVIL FINES

SCHEDULE I Type A Violations			
	No Detriment or Harm	Documented Detriment or Harm	
		Excluding Humans	Including Humans
1. Initial Violation	No Fine	\$100 - \$1,500	\$1,000 - \$2,500
2. Second Violation	\$0 - \$500	\$1,000 - \$2,500	\$2,500 - \$5,000
3. Each Additional Violation	\$500 - \$1,000	\$2,500 - \$5,000	\$5,000 - \$10,000

SCHEDULE II Type B Violations			
1. Initial Violation			\$0 - \$1,000
2. Second Violation			\$1,000 - \$1,500
3. Each Additional Violation			\$1,500 - \$2,000

SCHEDULE III Type C Violations			
1. Initial Violation			No Fine
2. Second Violation			\$0 - \$250
3. Each Additional Violation			\$250 - \$500

(Source: Added at 18 Ill. Adm. Reg. _____, effective _____)

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: Carriage by Public Highway
- 2) Code Citation: 92 Ill. Adm. Code 177
- 3) Section Numbers:
177.2000
Proposed Action
Amend
- 4) Statutory Authority: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)) [430 ILCS 30/4(a) and 30/9(a)].
- 5) A complete description of the subjects and issues involved: By this Notice of Proposed Amendments, the Department includes references to the Illinois Compiled Statutes.

This proposed amendment updates the date of incorporation by reference of 49 CFR 177 as of October 1, 1992, and includes the federal rulemakings adopted at 57 FR 47513, October 18, 1992; 57 FR 59308, December 15, 1992; 58 FR 5850, January 22, 1993; 58 FR 50224, September 24, 1993; and 58 FR 50496, September 27, 1993.

By incorporating these rulemakings by reference, the Department's regulations will incorporate changes made in rulemaking Dockets:

HM-181 [57 FR 47513 (October 18, 1992)]
HM-181 [57 FR 59308 (December 15, 1992)]
HM-126F [58 FR 5850 (January 22, 1993)]
HM-181 [58 FR 50224 (September 24, 1993)]
HM-166X [58 FR 50496 (September 27, 1993)]

Docket HM-181 (October 18, 1992) provides editorial and technical revisions to previous rulemakings.

Docket HM-181 (December 15, 1992) makes certain editorial corrections to Hazardous Materials Regulations.

Docket HM-126F (January 22, 1993) delays compliance dates for training requirements and made editorial and technical corrections to final rule of May 15, 1992.

Docket HM-181 (September 24, 1993) amends Hazardous Materials Regulations to update regulations and relax certain regulatory requirements to reduce unnecessary economic burdens.

DEPARTMENT OF TRANSPORTATION
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Docket HM-166X (September 27, 1993) amends Hazardous Materials Regulations to improve safety and to reduce costs to shippers and carriers of hazardous materials.

Section 177.2000(b)(7) is deleted from the regulations. The provisions of 49 CFR 177.804 are applicable to the Illinois Hazardous Materials Transportation Regulations due to the fact that any vehicle which transports placarded hazardous materials is defined as a commercial motor vehicle in 92 Ill. Adm. Code 390.

- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? Yes. These conform to Section 5-75(a) of the Illinois Administrative Act.
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This Part applies to any unit of local government which transports or offers for transportation certain hazardous materials in commerce.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

By U.S. Mail:

Ms. Catherine Allen
Regulations and Training Unit
Illinois Department of Transportation
Division of Traffic Safety
P. O. Box 19212
Springfield, Illinois 62794-9212
(217) 785-1181

By Messenger or Inter-Agency Mail:

DOT Annex Building
3215 Executive Park Drive
Planning and Program Support Section; 3rd Floor
Springfield

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Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

12) Initial Regulatory Flexibility Analysis:

- A) Types of small businesses affected: This Part affects small businesses that transport or offer for transportation certain hazardous materials in commerce.
- B) Reporting, bookkeeping or other procedures required for compliance: No new or additional procedures are required for compliance with this Part.
- C) Types of professional skills necessary for compliance: No new or additional professional skills are required for compliance with this Part.

The full text of this Proposed Amendment begins on the next page:

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

TITLE 92: TRANSPORTATION

CHAPTER I: DEPARTMENT OF TRANSPORTATION

SUBCHAPTER c: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

PART 177

CARRIAGE BY PUBLIC HIGHWAY

Section
177.1000 General
177.2000 Incorporation By Reference of 49 CFR 177

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 198991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)) [430 ILCS 30/4(a) and 30/9(a)].

SOURCE: Adopted at 3 Ill. Reg. 5, P. A1, effective February 1, 1979; amended at 4 Ill. Reg. 30, p. 1244, effective July 10, 1980; amended at 6 Ill. Reg. 4287, effective April 16, 1982; amended at 7 Ill. Reg. 3486, effective April 2, 1983; codified at 8 Ill. Reg. 18930; Part repealed, new Part adopted at 10 Ill. Reg. 5853, effective April 1, 1986; amended at 10 Ill. Reg. 20749, effective December 1, 1986; amended at 11 Ill. Reg. 4768, effective March 10, 1987; amended at 11 Ill. Reg. 17881, effective October 20, 1987; amended at 12 Ill. Reg. 8074, effective April 26, 1988; amended at 13 Ill. Reg. 3957, effective March 14, 1989; amended at 14 Ill. Reg. 2613, effective February 1, 1990; amended at 15 Ill. Reg. 7743, effective May 7, 1991; amended at 16 Ill. Reg. 11843, effective July 13, 1992; amended at 17 Ill. Reg. _____, effective _____.

Section 177.2000 Incorporation By Reference of 49 CFR 177

- a) As Part 177 of the Illinois Hazardous Materials Transportation Regulations the Department incorporates 49 CFR 177 by reference, as that Part of the federal hazardous materials transportation regulations was in effect on October 1, 199092; as amended at 57 FR 47513, October 18, 1992; as amended at 57 FR 59308, December 15, 1992; as amended at 58 FR 5850, January 22, 1993; as amended at 58 FR 50224, September 24, 1993; as amended at 58 FR 50496, September 27, 1993, as amended at 55 FR 62492, December 21, 1990; as amended at 56 FR 66124, December 20, 1991, subject only to the exceptions in subsection (b) of this Section. No later amendments to or editions of 49 CFR 177 are incorporated.

- b) The following interpretations of, additions to and deletions from 49 CFR 177 shall apply for purposes of this Part 177 of the Illinois Hazardous Materials Transportation Regulations.

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- 1) All references to "this part" in the incorporated federal regulations shall mean Part 177 of the Illinois Hazardous Materials Transportation Regulations.
- 2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean 92 Ill. Adm. Code: Chapter I, Subchapter c.
- 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations.
- 4) All references to Parts 174, 175 or 176, or to sections therein shall be read to refer to those Parts or sections in the federal hazardous materials transportation regulations.
- 5) All references to shipment of hazardous materials by air, water and rail are incorporated for reference purposes only for those persons contemplating intermodal movements of hazardous materials.
- 6) All references to motor vehicles engaged in interstate commerce shall be deemed to include any motor vehicle engaged in commerce within the State of Illinois.
- 7) ~~Section 177.804 in 49 CFR is deleted and not incorporated.~~

(Source: Amended at ___ Ill. Reg. ___, effective ____)

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: Continuing Qualification and Maintenance of Packaging
- 2) Code Citation: 92 Ill. Adm. Code 180
- 3) Section Numbers:
180.2000
Proposed Action
Amend
- 4) Statutory Authority: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)) [430 ILCS 30/4(a) and 30/9(a)].
- 5) A complete description of the subjects and issues involved: By this Notice of Proposed Amendments, the Department includes references to the Illinois Compiled Statutes.

This proposed amendment also updates the date of incorporation by reference of 49 CFR 180 as of October 1, 1992 and includes the federal rulemakings adopted at 58 FR 12904, March 8, 1993 and 58 FR 50224, September 24, 1993.

By incorporating this rulemaking by reference, the Department's regulations will incorporate changes made in rulemaking Dockets:

HM-183 [58 FR 12904, (March 8, 1993)]
HM-181 [58 FR 50224, (September 24, 1993)]

Docket HM-183 (March 8, 1993) extends the time period, from August 31, 1993 to April 21, 1994, during which cargo tank motor vehicles may continue to be constructed to MC 306, MC 307, MC 312, MC 331, and MC 338 specifications.

Docket HM-181 (September 24, 1993) amends the Hazardous Materials Regulations to update the regulations and relax certain regulatory requirements to reduce unnecessary economic burdens.
- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? Yes. These conform to Section 5-75(a) of the Illinois Administrative Act.

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NOTICE OF PROPOSED AMENDMENTS

- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This Part applies to any unit of local government which transports or offers for transportation certain hazardous materials in commerce.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

By U.S. Mail:

Ms. Catherine Allen
Regulations and Training Unit
Illinois Department of Transportation
Division of Traffic Safety
P. O. Box 19212
Springfield, Illinois 62794-9212
(217) 785-1181

By Messenger or Inter-Agency Mail:

DOT Annex Building
3215 Executive Park Drive
Planning and Program Support Section; 3rd Floor
Springfield

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

12) Initial Regulatory Flexibility Analysis:

- A) Types of small businesses affected: This Part affects small businesses that transport or offer for transportation certain hazardous materials in commerce.
- B) Reporting, bookkeeping or other procedures required for compliance: No new or additional procedures are required for compliance with this Part.
- C) Types of professional skills necessary for compliance: No new or additional professional skills are required for compliance with this Part.

The full text of this Proposed Amendment begins on the next page:

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

PART 180
CONTINUING QUALIFICATION AND MAINTENANCE OF PACKAGING

Section
180.1000 General
180.2000 Incorporation by Reference of 49 CFR 180

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1999), ch. 95 1/2, pars. 700-4(a) and 700-9(a)) [430 ILCS 30/4(a) and 30/9(a)].

SOURCE: Adopted at 14 Ill. Reg. 2617, effective February 1, 1990; amended at 15 Ill. Reg. 7748, effective May 7, 1991; amended at 16 Ill. Reg. 11847, effective July 13, 1992; amended at 17 Ill. Reg. _____, effective _____.

Section 180.2000 Incorporation by Reference of 49 CFR 180

- a) As Part 180 of the Illinois Hazardous Materials Transportation Regulations, the Department incorporates 49 CFR 180 by reference, as that Part of the federal hazardous material transportation regulations was in effect on October 1, 1990; as amended at 58 FR 12904, March 8, 1993; as amended at 58 FR 50224, September 24, 1993, as amended at 56 FR 27872, June 17, 1991; as amended at 56 FR 66124, December 20, 1991; as amended at 57 FR 3647, January 6, 1992, subject only to the exceptions in subsection (b) of this Section. No later amendments to or editions of 49 CFR 180 are incorporated.

- b) The following interpretations of, additions to and deletions from 49 CFR 180 shall apply for purposes of this Part 180 of the Illinois Hazardous Materials Transportation Regulations.

- 1) All references to "this part" in the incorporated federal regulations shall mean Part 180 of the Illinois Hazardous Materials Transportation Regulations.
- 2) All references to "this chapter" or "this Subchapter" in the incorporated federal regulations shall mean 92 Ill. Adm. Code: Chapter I, Subchapter C.

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- 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations.
- 4) All references to Parts 174, 175, 176, or to sections therein shall be read to refer to those parts or sections in the federal hazardous material transportation regulations.
- 5) All references to shipments of hazardous materials by air, water and rail are incorporated for reference purposes only for those persons contemplating intermodal movements of hazardous materials.

(Source: Amended at ____ Ill. Reg. ____, effective ____)

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NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: General Information, Regulations and Definitions
- 2) Code Citation: 92 Ill. Adm. Code 171
- 3) Section Numbers:

171.4
171.5
171.15
171.17
171.21
171.1000

Proposed Action

Renumber
Amend
Amend
Amend, Renumber
Amend
Amend

- 4) Statutory Authority: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)) [430 ILCS 30/4(a) and 30/9(a)].

- 5) A complete description of the subjects and issues involved: By this Notice of Proposed Amendments, the Department includes references to the Illinois Compiled Statutes. Metric conversions are also included in this rulemaking.

These proposed amendments update the date of incorporation by reference of 49 CFR 171 as of October 1, 1992 and also include the federal rulemakings adopted at 57 FR 47513, October 16, 1992; 57 FR 52930, November 5, 1992; 57 FR 59308, December 15, 1992; 57 FR 60738, December 22, 1992; 58 FR 6864, February 2, 1993; 58 FR 10985, February 23, 1993; 58 FR 33302, June 16, 1993; 58 FR 50224, September 24, 1993; and 58 FR 50496, September 27, 1993.

By incorporating these rulemakings by reference, the Department's regulations will incorporate changes made in rulemaking Dockets:

HM-181 [57 FR 47513, (October 18, 1992)]
HM-211 [57 FR 52930, (November 5, 1992)]
HM-181 [57 FR 59308, (December 15, 1992)]
HM-215 [57 FR 60738, (December 22, 1992)]
HM-214 [58 FR 6864, (February 2, 1993)]
HM-208 [58 FR 10985, (February 23, 1993)]
HM-214 [58 FR 33302, (June 16, 1993)]
HM-181 [58 FR 50224, (September 24, 1993)]
HM-166X [58 FR 50496, (September 27, 1993)]

Docket HM-181 (October 18, 1992) provides editorial and technical revisions to previous rulemakings.

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Docket HM-211 (November 5, 1992) amends the Hazardous Materials Regulations by listing and regulating, in all modes of transportation, those materials identified as marine pollutants by the International Maritime Organization.

Docket HM-181 (December 15, 1992) makes certain editorial corrections to Hazardous Materials Regulations.

Docket HM-215 (December 22, 1992) updates a reference in the Hazardous Materials Regulations to the International Maritime Dangerous Goods Code (IMDGC) to include the most recent amendment to the IMDGC.

Docket HM-214 (February 2, 1993) amends the Hazardous Materials Regulations to specify minimum standards for the safe transportation of oil that is currently unregulated, and to require the preparation of plans for preventing and responding to the discharge of oil. This rule is applicable to bulk packagings containing oil, specifically cargo tanks, railroad tank cars and portable tanks.

Docket HM-208 (February 23, 1993) serves as further notification to persons who transport or offer for transportation certain hazardous materials of an annual requirement to register with the US DOT.

Docket HM-214 (June 16, 1993) removes the designation as "hazardous materials" of oils that, before February 2, 1993, had not been so designated; requires response plans for oil shipments in bulk packagings (i.e., cargo tanks (tank trucks), railroad tank cars, and portable tanks) in a quantity greater than 42,000 gallons; and requires less detailed response plans for petroleum oil shipments in bulk packagings of 3,500 gallons or more.

Docket HM-181 (September 24, 1993) amends Hazardous Materials Regulations to update regulations and relax certain regulatory requirements to reduce unnecessary economic burdens.

Docket HM-166X (September 27, 1993) amends Hazardous Materials Regulations to improve safety and to reduce costs to shippers and carriers of hazardous materials.

The Department proposes to renumber Section 171.4 to Section 171.17, to accommodate the November 5, 1992 final rule which established 49 CFR 171.4 as Marine Pollutants.

Section 171.5(a) is amended to correct references made to Class 3 or Division 6.1 noninhalation hazards pursuant to Docket HM-181 - Performance Oriented Packaging Standards.

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Section 171.15 is renamed to combine previous Sections 171.15 and 171.17 into one Section. Section 171.17 is renamed "Exemptions" to accommodate the November 5, 1992 final rule which established 49 CFR 171.4 as Marine Pollutants. The Department's previous location for Exemptions was Section 171.4.

Section 171.21 is amended to apply the retailer exception to hazardous materials listed in Table 2 of 49 CFR 172.504(e), provided other provisions are met.

Section 171.1000(a) is amended to update the incorporation by reference of 49 CFR 171. Section 171.1000(b)(8) is deleted to correct references to the federal regulations.

6) Will this proposed rulemaking replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? Yes. These conform to Section 5-75(a) of the Illinois Administrative Act.

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This Part applies to any unit of local government which transports or offers for transportation certain hazardous materials in commerce.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

By U.S. Mail:

Ms. Catherine Allen
Regulations and Training Unit
Illinois Department of Transportation
Division of Traffic Safety
P. O. Box 19212
Springfield, Illinois 62794-9212
(217) 785-1181

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

By Messenger or Inter-Agency Mail:

DOT Annex Building
3215 Executive Park Drive
Planning and Program Support Section; 3rd Floor
Springfield

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

12) Initial Regulatory Flexibility Analysis:

- A) Types of small businesses affected: This Part affects small businesses that transport or offer for transportation certain hazardous materials in commerce.
- B) Reporting, bookkeeping or other procedures required for compliance: No new or additional procedures are required for compliance with this Part.
- C) Types of professional skills necessary for compliance: No new or additional professional skills are required for compliance with this Part.

The full text of this Proposed Amendment begins on the next page:

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

TITLE 92: TRANSPORTATION

CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

PART 171

GENERAL INFORMATION, REGULATIONS AND DEFINITIONS

Section

- 171.1 Purpose and Scope
- 171.2 General Transportation Requirements
- 171.3 Hazardous Waste
- 171.4 Exemptions (Renumbered)
- 171.5 Agricultural Exception
- 171.15 Notification and Reporting of Hazardous Materials Incidents Incident Reporting Requirements
- 171.17 Hazardous Substance Discharge Notification Exemptions (Renumbered)
- 171.21 Retailer Exception
- 171.1000 Incorporation by Reference of 49 CFR 171

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1989), ch. 95 1 2, pars. 700-4(a) and 700-9(a) [430 ILCS 30.4(a) and 30.9(a)].

SOURCE: Adopted at 3 Ill. Reg. 5, p. 41, effective February 1, 1979; amended at 6 Ill. Reg. 4287, effective April 16, 1982; amended at 7 Ill. Reg. 3486, effective April 2, 1983; codified at 8 Ill. Reg. 17984; amended at 10 Ill. Reg. 9636, effective May 15, 1986; amended at 10 Ill. Reg. 20753, effective December 1, 1986; emergency amendment at 11 Ill. Reg. 1684, effective January 16, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 4772, effective March 10, 1987; amended at 11 Ill. Reg. 7767, effective April 14, 1987; amended at 11 Ill. Reg. 17886, effective October 20, 1987; amended at 12 Ill. Reg. 8078, effective April 26, 1988; amended at 13 Ill. Reg. 3984, effective March 14, 1989; amended at 14 Ill. Reg. 2621, effective February 1, 1990; amended at 15 Ill. Reg. 7752, effective May 7, 1991; amended at 16 Ill. Reg. 12208, effective July 20, 1992; amended at 17 Ill. Reg. _____, effective _____.

Section 171.4 Exemptions (Renumbered)

- a) No person may offer or accept a hazardous material for transportation in commerce, if that hazardous material is subject to the provisions of an exemption issued by United States Department of Transportation (US DOT) (49 CFR 107) or an exemption issued by the Department (92 Ill. Adm. Code 107).

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~~unless the material is offered and accepted in accordance with the terms and conditions of the exemption(s) of this Part.~~

b) ~~No person may transport a hazardous material in commerce, if that hazardous material is subject to the provisions of an exemption issued by US DOT or an exemption issued by the Department unless the material is transported in accordance with the terms and conditions of the exemption(s) of this Part.~~

c) ~~Exemptions from the regulations governing packages or containers of hazardous materials are subject to the following conditions:~~

1) ~~The outside of each package must be plainly and durably marked "DOT-E" or "IDOT-E" followed by the number assigned;~~

2) ~~Each shipping paper issued in connection with a shipment made under an exemption must, in association with the entries required by 49 CFR 172.203, bear the notation "DOT-E" or "IDOT-E" followed by the number assigned; and~~

3) ~~When an exemption issued to a shipper contains special carrier requirements, the shipper shall furnish a copy of the exemption to the carrier before or at the time a shipment is tendered.~~

(Source: Renumbered to Section 171.17 at ____ Ill. Reg. _____, effective _____)

Section 171.5 Agricultural Exception

These regulations and Driving and Parking; 92 Ill. Adm. Code 397 do not apply to the transportation of those hazardous materials cited below when such commodities are transported from retailer to final agricultural end user, or between final end users from farm to farm in approved containers and in the amounts and manner specified:

- a) Agricultural pesticides classified as Class B-Poison or Flammable 3 or Division 6.1 noninhalation hazard by these regulations, when moved in quantities of 2,268 kilograms (5,000 pounds) or less (aggregate gross weight) or 1,893 liters (500 gallons) or less volume in solution;

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b) Gasoline, diesel fuels, oils, lubricants, and liquefied petroleum gas, when moved in quantities of 11,356 liters (3,000 gallons) or less and properly placarded in accordance with 92 Ill. Adm. Code 172.504(a).

c) Ammonium nitrate fertilizer, when moved in quantities of 2,257 kilograms (5,000 pounds) (aggregate gross weight) or less.

d) Anhydrous ammonia when transported in a cargo tank (commonly known as a nurse tank and considered an implement of husbandry) operated by private carriers exclusively for agricultural purposes, provided the cargo tank:

1) Has a minimum design pressure of 250 per square inch (p.s.i.) and meets the requirements of the ASME code in effect at time of manufacture and is marked accordingly;

2) Is equipped with safety relief valves meeting the requirements of CGA Pamphlet S1.2;

3) Is painted white or aluminum;

4) Has a capacity of 2,571 liters (2,000 gallons) or less;

5) Is loaded to a filling density of 56 percent of water density (85 percent of volume capacity);

6) Is securely mounted on a farm wagon; and

7) Is in conformance with the requirements of 92 Ill. Adm. Code Part 172; except that shipping papers are not required; and it need not be marked or placarded on one end if that end contains valves, fittings, regulators, gauges, or other appurtenances that prevent the marking and placard from being properly placed and visible.

e) Formulated agricultural chemicals not listed in subsection a or c above which are offered for transportation in less-than-case lot quantities, or when repackaged, are not subject to 92 Ill. Adm. Code 172, Subpart D and the outside specification packaging requirements of Part 173 if all of the following conditions are met:

- 1) Inside packagings are enclosed in strong outside packagings. Inside liquid packagings are cushioned, if necessary, to prevent breakage and leakage;

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- 2) Each inside packaging does not exceed 10 liters (2.6 gallons) 2-1/2-gallons capacity for liquids or 15 kilograms (33 pounds) 25-pounds for dry materials;
- 3) Gross weight of less-than-case or repackaged lots is not over 50 kilograms (110 pounds) 100-pounds in each vehicle;
- 4) Transportation is authorized only be private motor vehicle between a final distribution point and the ultimate point of application, if that distance does not exceed one hundred miles.

f) Formulated liquid agricultural chemicals in specification packagings of 220 liters (58 gallons) 55-gallons capacity, or less, with closures manifolded to a closed mixing system and equipped with positive dry disconnect devices may be transported by a private motor carrier between a final distribution point and an ultimate point of application or loading aboard on aircraft for aerial application.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 171.15 Notification and Reporting of Hazardous Materials Incidents Incident Reporting Requirements

No special reporting requirements are required by these regulations; however, shippers and carriers are not relieved of their responsibilities to comply with the requirements of any other agency of the State or Federal Government.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 171.17 Hazardous Substance Discharge Notification

~~No special reporting requirements are required by these regulations; however, shippers and carriers are not relieved of their responsibilities to comply with the requirements of any other agency of the State or Federal Government.~~

Section 171.17 Exemptions

- a) No person may offer or accept a hazardous material for transportation in commerce, if that hazardous material is subject to the provisions of an exemption issued by United States Department of Transportation (US DOT) (49 CFR 107) or an

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exemption issued by the Department (92 Ill. Adm. Code 107) unless the material is offered and accepted in accordance with the terms and conditions of the exemption(s) or this Part.

- b) No person may transport a hazardous material in commerce, if that hazardous material is subject to the provisions of an exemption issued by US DOT or an exemption issued by the Department unless the material is transported in accordance with the terms and conditions of the exemption(s) or this Part.
- c) Exemptions from the regulations governing packages or containers of hazardous materials are subject to the following conditions:
 - 1) The outside of each package must be plainly and durably marked "DOT E" or "IDOT E" followed by the number assigned;
 - 2) Each shipping paper issued in connection with a shipment made under an exemption must, in association with the entries required by 49 CFR 172.203, bear the notation "DOT E" or "IDOT E" followed by the number assigned; and
 - 3) When an exemption issued to a shipper contains special carrier requirements, the shipper shall furnish a copy of the exemption to the carrier before or at the time a shipment is tendered.

(Source: Amended and renumbered from Section 171.4 at Ill. Reg. _____, effective _____)

Section 171.21 Retailer Exception

- a) Hazardous materials listed in Table 2 of 49 CFR 172.504(e) which are transported in less than case-lot quantities or when repackaged to comply with the quantity limitations prescribed in subsection (b) are not subject to these regulations if all the following conditions are met:
 - 1) Packagings of hazardous materials are enclosed in strong outside packages (49 CFR 171.8), cushioned, if necessary, to prevent breaking and leakage (49 CFR 173.24 (1988), no further amendments or editions included);
 - 2) Gross weight of less-than-case lots and single unit packagings is not over 45 kilograms (100 pounds) per vehicle;

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3) Transportation is by private motor vehicle, in intrastate commerce, between a final distribution point and a retail establishment or between a retail establishment and a final end user; and,

4) The distance to be travelled does not exceed 161 kilometers (100 miles).

b) Each packaging of hazardous materials subject to this exception shall not exceed the quantity limits established below:

1) For liquids, 19 liters (5 five gallons).

2) For dry materials, 11 kilograms (25 twenty-five pounds).

3) For compressed gases:

A) In containers of not more than four fluid ounces capacity (7.22 cubic inches or less); or

B) In metal containers, with pressure not exceeding 180 psig at 130°F, not to exceed 27.7 fluid ounces (50 cubic inches); or

C) For freon, authorized cylinders not to exceed 30 pound capacity; or

D) Any other packaging authorized as inside packaging by 92 Ill. Adm. Code 173.306.

(Source: Amended at ____ Ill. Reg. _____, effective _____)

Section 171.1000 Incorporation by Reference of 49 CFR 171

a) As Part 171 of the Illinois Hazardous Materials Transportation Regulations, the Department incorporates the following sections of 49 CFR 171 by reference, as those sections of the federal hazardous materials transportation regulations were in effect on October 1, 1990, as amended at 57 FR 47513, October 18, 1992; as amended at 57 FR 52930, November 5, 1992; as amended at 57 FR 59308, December 15, 1992; as amended at 57 FR 60738, December 22, 1992; as amended at 58 FR 6864, February 2, 1993; as amended at 58 FR 10985, February 23, 1993; as amended at 58 FR 33302, June 16, 1993; as amended at 58 FR 50224, September 24, 1993; as amended at 58 FR 50496, September 27, 1993, as

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amended at 55 FR 46794, November 7, 1990; as amended at 55 FR 52402, December 21, 1990; as amended at 56 FR 8646, February 28, 1991; as amended at 56 FR 47158, September 18, 1991; as amended at 56 FR 49830, October 1, 1991; as amended at 56 FR 49980, October 2, 1991; as amended at 56 FR 57560, November 12, 1991; as amended at 56 FR 66124, December 20, 1991; as amended at 57 FR 1874, January 16, 1992 subject only to the exceptions in subsection (b) of this Section. No later amendments to or editions of those sections of 49 CFR 171 of the federal regulations are incorporated.

171.4 Marine Pollutants

171.6 Units-of-Measure

171.7 Referenced Material

171.8 Definitions and Abbreviations

171.9 Rules of Construction

171.10 Units of Measure

171.11 Use of ICAO Technical Instructions

171.12 Import and Export Shipments

171.12a Canadian Shipments and Packagings

171.14 Transitional Provisions for Implementing

Requirements Based on the UN Recommendations

Continuation of Effectiveness of Existing

Bureau of Explosives Registrations

171.19 Approvals or Authorizations Issued by the

Bureau of Explosives

171.20 Submission of Examination Reports

b) The following interpretations of additions to and deletions from the above incorporated sections of 49 CFR 171 shall apply for purposes of this Part 171 of the Illinois Hazardous Materials Transportation Regulations.

1) All references to "this part" in the incorporated federal regulations shall mean Part 171 of the Illinois Hazardous Materials Transportation Regulations.

2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean 92 Ill. Adm. Code: Chapter I, Subchapter c.

3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations.

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- 4) All references to Part 176 or to sections therein shall be read to refer to that part or sections in the Federal regulations.
- 5) All references to shipments of hazardous materials by air, water and rail are incorporated for reference purposes only for those persons contemplating intermodal movements of hazardous materials.
- 6) All references to "these regulations" refers to the Illinois Hazardous Materials Transportation Regulations, 92 Ill. Adm. Code 102 through 180 and 397.
- 7) All references to a "settlement agreement", in these regulations, means a written understanding between the Department and the person being charged.
- 8) ~~The following paragraphs to Section 171.7-7 "Matter incorporated by reference" in 49 CFR are deleted and not incorporated--171.7(d)(2); 171.7(d)(2);~~

(Source: Amended at ___ Ill. Reg. ___, effective _____)

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DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: Hazardous Materials Table and Hazardous Materials Communications
- 2) Code Citation: 92 Ill. Adm. Code 172
- 3) Section Numbers:
172.2000
172.2215
Proposed Action
Amend
Repeal
- 4) Statutory Authority: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)) [430 ILCS 30/4(a) and 30/9(a)].

- 5) A complete description of the subjects and issues involved: By this Notice of Proposed Amendments, the Department is including references to the Illinois Compiled Statutes.

Additionally, these proposed amendments update the date of incorporation by reference of 49 CFR 172 as of October 1, 1992 to include the Federal rulemakings adopted at 57 FR 47513, October 16, 1992; 57 FR 52930, November 5, 1992; 57 FR 59308, December 15, 1992; 58 FR 3344, January 8, 1993; 58 FR 5850, January 22, 1993; 58 FR 6864, February 2, 1993; 58 FR 8820, February 17, 1993; 58 FR 33302, June 16, 1993; 58 FR 50224, September 24, 1993; and 58 FR 50496, September 27, 1993.

By incorporating these rulemakings by reference, the Department's regulations will incorporate changes made in rulemaking Dockets:

HM-181 [57 FR 47513 (October 18, 1992)]
HM-211 [57 FR 52930 (November 5, 1992)]
HM-181 [57 FR 59308 (December 15, 1992)]
HM-198A [58 FR 3344 (January 8, 1993)]
HM-126F [58 FR 5850 (January 22, 1993)]
HM-214 [58 FR 6864 (February 2, 1993)]
HM-214 [58 FR 8820 (February 17, 1993)]
HM-214 [58 FR 33302 (June 16, 1993)]
HM-181 [58 FR 50224, (September 24, 1993)]
HM-166X [58 FR 50496, (September 27, 1993)]

Docket HM-181 (October 18, 1992) provides editorial and technical revisions to previous rulemakings.

Docket HM-211 (November 5, 1992) amends the Hazardous Materials Regulations by listing and regulating, in all modes of transportation, those materials identified as marine pollutants by the International Maritime Organization.

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Docket HM-181 (December 15, 1992) makes certain editorial corrections to the Hazardous Materials Regulations.

Docket HM-198A (January 8, 1993) provides regulatory relief from the final rule for materials posing a hazard due to their being offered for transportation or transported at elevated temperatures. It offers exceptions from packaging requirements for asphalt kettles and authorizes continued use of certain packaging now in service for the transportation of elevated temperature materials.

Docket HM-126F (January 22, 1993) delays compliance dates for training requirements and makes editorial and technical corrections to the final rule of May 15, 1992.

Docket HM-214 (February 2, 1993) amends the Hazardous Materials Regulations to specify minimum standards for the safe transportation of oil that is currently unregulated, and requires the preparation of plans for preventing and responding to the discharge of oil. This rule is applicable to bulk packagings containing oil, specifically cargo tanks, railroad tank cars and portable tanks.

Docket HM-214 (February 17, 1993) corrects language in the final rule of February 2, 1993.

Docket HM-214 (June 16, 1993) removes the designation as "hazardous materials" of oils that, before February 2, 1993, had not been so designated; requires response plans for oil shipments in bulk packagings (i.e., cargo tanks (tank trucks), railroad tank cars, and portable tanks) in a quantity greater than 42,000 gallons; and requires less detailed response plans for petroleum oil shipments in bulk packagings of 3,500 gallons or more.

Docket HM-181 (September 24, 1993) amends the Hazardous Materials Regulations to update regulations and relax certain regulatory requirements to reduce unnecessary economic burdens.

Docket HM-166X (September 27, 1993) amends the Hazardous Materials Regulations to improve safety and to reduce costs to shippers and carriers of hazardous materials.

Section 172.2000(b)(7) is being added to establish delayed implementation dates for intrastate carriers to comply with hazmat employee training requirements.

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Section 172.2215 is being repealed from the regulations pursuant to an administrative decision. All shipping papers are permanent and do not need to be addressed in the IHMTR.

6) Will this proposed rulemaking replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? Yes. These conform to Section 5-75(a) of the Illinois Administrative Act.

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This Part applies to any unit of local government which transports or offers for transportation certain hazardous materials in commerce.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

By U.S. Mail:

Ms. Catherine Allen
Regulations and Training Unit
Illinois Department of Transportation
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P. O. Box 19212
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By Messenger or Inter-Agency Mail:

DOT Annex Building
3215 Executive Park Drive
Planning and Program Support Section; 3rd Floor
Springfield

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

DEPARTMENT OF TRANSPORTATION
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12) Initial Regulatory Flexibility Analysis:

- A) Types of small businesses affected: This Part affects small businesses that transport or offer for transportation certain hazardous materials in commerce.
- B) Reporting, bookkeeping or other procedures required for compliance: No new or additional procedures are required for compliance with this Part.
- C) Types of professional skills necessary for compliance: No new or additional professional skills are required for compliance with this Part.

The full text of this Proposed Amendment begins on the next page:

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

HAZARDOUS MATERIALS TABLE AND HAZARDOUS MATERIALS COMMUNICATIONS
PART 172

Section	General
172.1000	Incorporation by Reference of 49 CFR 172
172.2000	Permanent Shipping Papers (Repealed)
172.2215	

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1989), ch. 95 1/2, pars. 700-4(a) and 700-9(a)) [430 ILCS 30/4(a) and 30/9(a)].

SOURCE: Adopted at 3 Ill. Reg. 5, p. A1, effective February 1, 1979; amended at 6 Ill. Reg. 4287, 4487, 4573, effective April 16, 1982; amended at 7 Ill. Reg. 3486, effective April 2, 1983; amended at 8 Ill. Reg. 19640, effective October 1, 1984; codified at 8 Ill. Reg. 19601; amended at 8 Ill. Reg. 19622, effective October 1, 1984, emergency amendment at 8 Ill. Reg. 22889, effective November 9, 1984, for a maximum of 150 days; amended at 9 Ill. Reg. 3810, effective March 11, 1985; Part repealed, new Part adopted at 10 Ill. Reg. 5864, effective April 1, 1986; amended at 10 Ill. Reg. 20759, effective December 1, 1986; emergency amendment at 11 Ill. Reg. 1690, effective January 16, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 4777, effective March 10, 1987; amended at 11 Ill. Reg. 7773, effective April 14, 1987; amended at 11 Ill. Reg. 17893, effective October 20, 1987; amended at 12 Ill. Reg. 8084, effective April 26, 1988; amended at 13 Ill. Reg. 3993, effective March 14, 1989; amended at 14 Ill. Reg. 2628, effective February 1, 1990; amended at 15 Ill. Reg. 7760, effective May 7, 1991; amended at 16 Ill. Reg. 11851, effective July 13, 1992; amended at 17 Ill. Reg. _____, effective _____.

Section 172.2000 Incorporation by Reference of 49 CFR 172

- a) As Part 172 of the Illinois Hazardous Materials Transportation Regulations the Department incorporates 49 CFR 172 by reference, as that Part of the federal hazardous material transportation regulations was in effect on October 1, 1990; as amended at 57 FR 47513, October 16, 1992; as amended at 57 FR 52930, November 5, 1992; as amended at 57 FR 59308, December 15, 1992; as amended at 58 FR 3344, January 8, 1993; as amended at 58 FR 5850, January 22, 1993; as amended at 58 FR 6864, February 2, 1993; as amended at 58 FR 8820, February 17, 1993; as amended at 58 FR 33302, June 16, 1993; as amended at 58 FR 50224, September

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24. 1993; as amended at 58 FR 50496, September 27, 1993, as amended at 55 FR 46794, November 7, 1990; as amended at 55 FR 52492, December 21, 1990; as amended at 56 FR 197, January 3, 1991; as amended at 56 FR 7312, February 22, 1991; as amended at 56 FR 49900, October 2, 1991; as amended at 56 FR 66124, December 20, 1991; as amended at 57 FR 1874, January 16, 1992, subject only to the exceptions in subsection (b) of this Section and Section 172.2215. No later amendments to or editions of 49 CFR 172 are incorporated.

b) The following interpretations of, additions to and deletions from 49 CFR 172 shall apply for purposes of this Part 172 of the Illinois Hazardous Materials Transportation Regulations.

- 1) All references to "this part" in the incorporated federal regulations shall mean Part 172 of the Illinois Hazardous Materials Transportation Regulations.
- 2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean 92 Ill. Adm. Code: Chapter I, Subchapter c.
- 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that section in the Illinois Hazardous Materials Transportation Regulations.
- 4) All references to Parts 174, 175 or 176, or to sections therein shall be read to refer to those parts or sections in the federal hazardous materials transportation regulations.
- 5) All references to shipment of hazardous materials by air, water and rail are incorporated for reference purposes only for those persons contemplating intermodal movements of hazardous materials.
- 6) Any changes to 49 CFR 172 made effective by U.S. DOT Rulemaking Docket HM-187 [49 FR 21933 (May 24, 1984)] covering small arms ammunition are not incorporated.
- 7) The schedule established in Section 172.704 for implementation of a training program is modified as follows:

A) Part 172.704(c)(1)(i) is modified to require intrastate hazmat employees employed on or before

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July 2, 1994 to complete training prior to October 1, 1994.

B) Part 172.704(c)(1)(ii) is modified to require intrastate hazmat employees employed after July 2, 1994 to complete training within 90 days after employment.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 172.2215 Permanent Shipping Papers (Repealed)

Except for hazardous waste permanent shipping papers may be used for cargo tanks, showing the quantity of material in the tank as the maximum quantity of that hazardous material that could be carried in that tank. All other requirements of this Subpart and 92 Ill. Adm. Code 172.017 must be met.

(Source: Repealed at ___ Ill. Reg. ___, effective ___)

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- 1) Heading of Part: Procedures
- 2) Code Citation: 92 Ill. Adm. Code 107
- 3) Section Numbers:

107.3	Amend
107.103	Amend
107.105	Amend
107.111	Amend
107.123	Amend
107.315	Amend
107.317	Amend
107.601	Add

Proposed Action

- 4) Statutory Authority: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-9(a)) [430 ILCS 30/4(a) and 30/9(a)].

- 5) A complete description of the subjects and issues involved: By this Notice of Proposed Amendments, the Department includes references to the Illinois Compiled Statutes and corrects the Division of Traffic Safety's mailing address. Additionally, the Department proposes to incorporate by reference 49 CFR 107, Subpart G: "Registration of Persons Who Offer or Transport Hazardous Materials." By incorporating 49 CFR 107, Subpart G by reference, the Department is adding registration requirements to the Illinois Hazardous Materials Transportation Regulations. The Research and Special Programs Administration (RSPA) of the US DOT established these registration requirements at 57 FR 30630, July 9, 1992 as amended at 57 FR 37902 August 21, 1992. These requirements can be found in the October 1, 1992 edition of 49 CFR.

The registration requirements apply to intrastate as well as interstate carriers. This rulemaking simply restates what is already required by RSPA, and does not impose any additional registration requirement to that of RSPA.

In addition to incorporating 49 CFR 107 Subpart G as of October 1, 1992, the Department is including the federal rulemakings adopted at 58 FR 10985, February 23, 1993 and 58 FR 12543, March 5, 1993. By incorporating these rulemakings by reference, the Department's regulations will incorporate changes made in rulemaking dockets:

HM-208	[58 FR 10985, February 23, 1993]
HM-208	[58 FR 12543, March 5, 1993]

Docket HM-208 (February 23, 1993) serves as further notification to persons who transport, or offer for transportation, certain hazardous materials of the annual requirement to register with the US DOT.

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Docket HM-208 (March 5, 1993) revises certain provisions of the registration program based on a correction contained in the Pipeline Safety Improvement Act of 1992. Provides regulatory relief by permitting payment of registration and processing fees by personal check and by removing a recordkeeping requirement for documents showing payment of these fees.

- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? Yes. These conform to Section 5-75(a) of the Illinois Administrative Procedure Act.
- 9) Are there any other amendments pending on this Part? No

- 10) Statement of Statewide Policy Objectives: This Part applies to any unit of local government which transports or offers for transportation certain hazardous materials in commerce.

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with.

By U.S. Mail:

Ms. Cathy Allen
Regulations Unit
Illinois Department of Transportation
Division of Traffic Safety
P. O. Box 19212
Springfield, Illinois 62794-9212
(217) 785-1135

By Messenger or Inter-Agency Mail:

DOT Annex Building
3215 Executive Park Drive
Commercial Vehicle Safety; 3rd Floor
Springfield, Illinois

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

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12) Initial Regulatory Flexibility Analysis:

- A) Types of small businesses affected: This Part affects small businesses that transport or offer for transportation certain hazardous materials in commerce.
- B) Reporting, bookkeeping or other procedures required for compliance: This Part requires affected parties to register annually with the US DOT and pay a prescribed registration fee.
- C) Types of professional skills necessary for compliance: No new or additional professional skills are required for compliance with this Part.

The full text of the Proposed Amendment begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 92: TRANSPORTATION
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PART 107
PROCEDURES

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SUBPART E: REGISTRATION OF PERSONS WHO OFFER OR TRANSPORT
HAZARDOUS MATERIALS

Section
107.601

Incorporation by Reference of 49 CFR 107. Subpart G

APPENDIX A Standard Conditions Applicable to Exemptions, Packages,
 Containers, Shipments

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 198791, ch. 95 1/2, pars. 700-4(a) and 700-9(a)) [430 ILCS 30/4(a) and 30/9(a)].

SOURCE: Adopted at 3 Ill. Reg. 5, p. A1, effective February 1, 1979; amended at 3 Ill. Reg. 49, p. 273, effective December 10, 1979; amended at 6 Ill. Reg. 4287, effective April 16, 1982; codified at 8 Ill. Reg. 17979; amended at 10 Ill. Reg. 5876, effective April 1, 1986; amended at 14 Ill. Reg. 2633, effective February 1, 1990; amended at 14 Ill. Reg. 8189, effective May 15, 1990; amended at ___ at Ill. Reg. ___, effective ____.

SUBPART A: GENERAL PROVISIONS

Section 107.3 Definitions

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As used in this Part:

"Act" means the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 198791, ch. 95 1/2, Pars. 700-1 et seq.) [430 ILCS 30/1 et seq.].

"Department" means the Illinois Department of Transportation.

"Director" means the Director of the Division of Traffic Safety

"Division" means the Division of Traffic Safety.

"Enforcement" means issuance of warnings or notices of violation of any provision of the Act and regulations in Subchapter c and prosecution of violations of these regulations in Subchapter c and the Act.

"Person" means any natural person or individual governmental body, firm, association, partnership, copartnership, joint venture, company, corporation, joint stock company, trust, estate or any other legal entity or their legal representative, agent or assigns.

"Respondent" means a person upon whom the Department has served a notice of probable violation.

"Secretary" means the Secretary of the Illinois Department of Transportation.

"State" means the State of Illinois.

"State Police" includes any individual officer of the State Police.

(Source: Amended at ___ Ill. Reg. ___, effective ____)

SUBPART B: EXEMPTIONS

Section 107.103 Applications for Exemptions for Persons Transporting
 Hazardous Materials Not Governed by the Federal Hazardous Materials
 Regulations

- a) Any person who is subject to the requirements of these regulations and who transports hazardous materials not governed by the Federal Hazardous Materials Regulations may apply to the Director for an exemption from the Illinois requirements.
- b) Each application filed under this section for an exemption must -
 - 1) Be submitted to: Division of Traffic Safety, Illinois Department of Transportation, 2300-South-Dixie-Parkway, Springfield, Illinois--62764; 3215 Executive Park Drive, P. O. Box 19212, Springfield, Illinois 62794-9212;
 - 2) Set forth the text or substance of the regulation from which the exemption is sought;
 - 3) State the name, address, and telephone number of the applicant;

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- 4) Include a detailed description of the proposal, including when appropriate, drawings, plans, calculations, procedures, test results, previous exemptions, approvals or permits, a list of specification containers, if any, to be used, a list of modified specification containers, if any, to be used, and a description of the modifications, and any other supporting information;
 - 5) State the chemical name, common name, hazard classification, form, quantity, properties, and characteristics of the material covered by the proposal, including composition and percentage (specified by volume or weight) of each chemical, if a solution or mixture; Describe all relevant shipping and accident experience;
 - 6) Specify the proposed mode of transportation, identify any increased risks that are likely to result if the exemption is granted, and specify the safety control measures which the applicant considers necessary or appropriate to compensate for those increased risks;
 - 8) State that the transportation described in the proposal is not governed by the federal Hazardous Materials Regulations;
 - 9) State why the applicant believes the proposal including any safety control measures specified by the applicant will achieve a level of safety which:
 - A) Is at least equal to that specified in the regulation from which the exemption is sought; or
 - B) If the regulations do not contain a specified level of safety, will be consistent with the public interest and will adequately protect against the risks of life and property which are inherent in the transportation of hazardous materials in commerce;
 - 10) If the applicant seeks to have the application processed on a priority basis, set forth the supporting facts and reasons; and
 - 11) To permit timely consideration, an application should be submitted at least 60 days before the requested effective date.
- c) If the applicant wishes to claim confidential treatment for any information contained in the application, the procedures set forth in Section 107.5 apply.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

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Section 107.105 Application for Renewal

- a) Each application for the renewal of an exemption issued under this subpart must —
 - 1) Be submitted to: Division of Traffic Safety, Illinois Department of Transportation, 2300-South-Dixie-Parkway, Springfield, Illinois--62764; 3215 Executive Park Drive, P. O. Box 19212, Springfield, Illinois 62794-9212;
 - 2) Identify the exemption for which a renewal is requested;
 - 3) State the name, address, and telephone number of the applicant;
 - 4) Include:
 - A) A certification by the applicant that the descriptions, technical information, and safety assessment submitted in the original application, or as may have been updated by any subsequent application for renewal, remain accurate and correct, or
 - B) Such amendments to the previously submitted descriptions, technical information and safety assessment as is necessary to update them and assure their accuracy and correctness;
 - 5) Include a statement describing all relevant shipping and all accident experience that has occurred in connection with the exemption since its issuance or most recent renewal or, if no accidents have been experienced, a certification to that effect. This statement must include the approximate number of shipments made or packages shipped, as the case may be, and the number of shipments or packages involved in any loss of contents, including loss by venting when transporting a compressed or cold temperature gas.
- b) To permit timely consideration, an application for renewal should be submitted at least 60 days before the expiration date of the exemption.
- c) If, at least 60 days prior to the expiration of an existing exemption of a continuing nature. The holder files an application for renewal which is complete and conforms with the requirements of this section, the exemption will not be considered to have expired until the application for renewal has been finally determined.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

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Section 107.111 Party to an Exemption

- a) Any person who desires to apply for the same or substantially the same exemption for which another person has made application may be made a party to that application by filing his own application with the Director, accompanied by a request to have his application considered with the application for exemption of the other person.
- b) Each application filed under this section must -
 - 1) Be submitted to: Division of Traffic Safety, Illinois Department of Transportation, 2300-South-Dicksee Parkway--Springfield, Illinois--62764; 3215 Executive Park Drive, P. O. Box 19212, Springfield, Illinois 62794-9212;
 - 2) Identify the exemption application or exemption to which the applicant seeks to become a party; and
 - 3) State the name, address and telephone number of the applicant.

(Source: Amended at ___ Ill. Reg. ___, effective ____.)

Section 107.123 Availability for Public Inspection

- a) Information relevant to an application under this Part, including the application and supporting data, memoranda of any informal meetings with the applicant, and the grant or denial of the application is available for public inspection and copying, except as specified in paragraph (b) of this section, at the Division of Traffic Safety, Illinois Department of Transportation, 2300-South-Dicksee Parkway--Springfield, Illinois--62764; 3215 Executive Park Drive, P. O. Box 19212, Springfield, Illinois 62794-9212;
- b) Information made available for inspection does not include materials which the Director determines should be withheld from public disclosure under Section 107.5.

(Source: Amended at ___ Ill. Reg. ___, effective ____.)

SUBPART D: ENFORCEMENT

Section 107.315 Commencement of Civil Penalty Proceeding

- a) The Department, by the Director or his authorized representative, begins a civil penalty proceeding by serving a Notice of Intent to Assess Civil Monetary Penalty, in accordance with Section 107.11, on a person charging that

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- b) person with having knowingly committed an act which is a violation of one or more provisions of these regulations.
A Notice of Intent to Assess Civil Monetary Penalty issued under this section shall include:
 - 1) Notice of the provisions(s) of the regulations or settlement agreement which the respondent is believed to have violated;
 - 2) A brief description of the manner in which the respondent is believed to have violated the regulations or settlement agreement.
 - 3) Notice of the maximum amount of civil penalty for which the respondent may be liable;
 - 4) Notice of the amount of the civil penalty sought to be assessed by the Department; pursuant to 92 Ill. Adm. Code 401;
 - 5) A description of the manner in which the respondent shall make payment in accordance with Section 107.317 of any money to the State;
 - 6) A statement that the respondent may request a conference with the Department, by verbal or written request to the Director, to review and discuss the alleged violation and civil penalty, and of the procedures for requesting a conference; and
 - 7) A statement that if a settlement cannot be reached within 180 days, a Notice of Probable Violation will be served upon the respondent, and the respondent will have an opportunity for a hearing as provided by Section 11 of the Act and these regulations.
- c) In the event that the Department and the respondent do not enter a settlement agreement following service of a Notice of Intent to Assess Civil Monetary Penalty, the Department by the Director shall serve a Notice of Probable Violation on the respondent.
A Notice of Probable Violation issued under this Section includes:
 - 1) A statement of the Provision(s) of the regulations or of a settlement agreement which the respondent is believed to have violated;
 - 2) A statement of the factual allegations upon which the proposed civil penalty is being sought;
 - 3) Notice of the maximum amount of civil penalty for which the respondent may be liable;
 - 4) Notice of the amount of the civil penalty sought to be assessed by the Department;
 - 5) A description of the manner in which the respondent shall make payment of any money to the State in accordance with Section 107.317;
- d)

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- 6) A statement of respondent's right to request a hearing and the procedures for requesting a hearing in accordance with Section 107.317; and
- 7) A statement of respondent's right to appear at the hearing and to present relevant written or oral explanations, information and materials in answer to the allegations or in mitigation of the penalty;
- e) A settlement of a civil penalty proceeding may be effectuated at any time upon agreement of the parties, shall be reduced to writing by the Department and signed by the parties. Terms of the settlement may include a reduction in the amount of the proposed civil penalty, and may include training and procedural requirements agreed upon by the respondent and Department. Training and procedural requirements may be agreed upon to increase awareness of and compliance with 92 Ill. Adm. Code 102-179107-180, and 397, and those portions of 49 CFR adopted by reference.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 107.317 Payment of Penalty

- a) Payment of a civil penalty should be made by certified check or money order payable to the Treasurer of the State of Illinois and sent to the Director, Division of Traffic Safety, Illinois Department of Transportation, 2300-South-Dixsen Parkway, Springfield, Illinois--62764; 3215 Executive Park Drive, P. O. Box 19212, Springfield, Illinois 62794-9212;
- b) At any time after an order assessing a civil penalty is referred to the Attorney General for collection, the respondent may offer to compromise for a specific amount by submitting a certified check or money order for that amount to the Director who, with the consent of the Attorney General, may accept or reject it. If it is accepted, the respondent is notified in writing by the Director that the acceptance is in full settlement of the civil penalty for the violation.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

SUBPART E: REGISTRATION OF PERSONS WHO OFFER OR TRANSPORT
HAZARDOUS MATERIALS

Section 107.601 Incorporation by Reference of 49 CFR 107. Subpart G

- a) 49 CFR 107, Subpart G is hereby incorporated by reference as that Subpart of the Hazardous Materials Transportation

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Regulations was in effect on October 1, 1992, as amended at 58 FR 10985, February 23, 1993; as amended at 58 FR 12543, March 5, 1993. No later amendments to or editions of 49 CFR 107, Subpart G are incorporated.

b) The following interpretations of, additions to and deletions from 49 CFR 107, Subpart G shall apply for the purposes of this Subpart.

- 1) Any reference to "this Part" in the incorporated material shall mean 92 Ill. Adm. Code 107.
- 2) Any reference to "this Chapter" or "this Subchapter" in the incorporated material shall mean 92 Ill. Adm. Code: Chapter I, Subchapter C.
- 3) Any reference to a section in the incorporated material shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations.

(Source: Added at ___ Ill. Reg. ___, effective _____)

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- 1) Heading of Part: Shippers General Requirements for Shipments and Packagings

- 2) Code Citation: 92 Ill. Adm. Code 173

- 3) Section Numbers:

173.3000

Proposed Action

Amend

- 4) Statutory Authority: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)) [430 ILCS 30/4(a) and 30/9(a)].

- 5) A complete description of the subjects and issues involved: By this Notice of Proposed Amendments, the Department includes references to the Illinois Compiled Statutes.

This proposed amendment also updates the date of incorporation by reference of 49 CFR 173 as of October 1, 1992 and includes the federal rulemakings adopted at 57 FR 47513, October 18, 1992; 57 FR 52930, November 5, 1992; 58 FR 3344, January 8, 1993; 58 FR 6864, February 2, 1993; 58 FR 12904, March 8, 1993; 58 FR 33302, June 16, 1993; 58 FR 50224, September 24, 1993; and 58 FR 50496, September 27, 1993.

By incorporating these rulemakings by reference, the Department's regulations will incorporate changes made in rulemaking Dockets:

HM-181 [57 FR 47513 (October 18, 1992)]
HM-211 [57 FR 52930 (November 5, 1992)]
HM-198A [58 FR 3344 (January 8, 1993)]
HM-214 [58 FR 6864 (February 2, 1993)]
HM-183 [58 FR 12904 (March 8, 1993)]
HM-214 [58 FR 33302 (June 16, 1993)]
HM-181 [58 FR 50224 (September 24, 1993)]
HM-166X [58 FR 50496 (September 27, 1993)]

Docket HM-181 (October 18, 1992) provides editorial and technical revisions to previous rulemakings.

Docket HM-211 (November 5, 1992) amends the Hazardous Materials Regulations by listing and regulating, in all modes of transportation, those materials identified as marine pollutants by the International Maritime Organization.

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Docket HM-198A (January 8, 1993) provides regulatory relief from the final rule for materials posing a hazard due to their being offered for transportation or transported at elevated temperatures. It offers exceptions from packaging requirements for asphalt kettles and authorizes continued use of certain packaging now in service for the transportation of elevated temperature materials.

Docket HM-214 (February 2, 1993) amends the Hazardous Materials Regulations to specify minimum standards for the safe transportation of oil that is currently unregulated, and to require the preparation of plans for preventing and responding to the discharge of oil. This rule is applicable to bulk packagings containing oil, specifically cargo tanks, railroad tank cars and portable tanks.

Docket HM-183 (March 8, 1993) extends the time period, from August 31, 1993 to April 21, 1994, during which cargo tank motor vehicles may continue to be constructed to MC 306, MC 307, MC 312, MC 331, and MC 338 specifications.

Docket HM-214 (June 16, 1993) removes the designation as "hazardous materials" of oils that, before February 2, 1993, had not been so designated; requires response plans for oil shipments in bulk packagings (i.e., cargo tanks (tank trucks), railroad tank cars, and portable tanks) in a quantity greater than 42,000 gallons; and requires less detailed response plans for petroleum oil shipments in bulk packagings of 3,500 gallons or more.

Docket HM-181 (September 24, 1993) amends the Hazardous Materials Regulations to update regulations and relax certain regulatory requirements to reduce unnecessary economic burdens.

Docket HM-166X (September 27, 1993) amends the Hazardous Materials Regulations to improve safety and to reduce costs to shippers and carriers of hazardous materials.

Additionally, Sections 173.3000(b)(6) and (b)(8) are being amended to reference changes made to the federal regulations.

Section 173.3000(b)(7) is being amended to include a metric conversion. This subsection is also being amended to apply packaging, placarding, loading and unloading, parking and smoking regulations to gasoline being transported in packagings having a rated capacity of 416 liters (110 gallons) or less. 41 Ill. Adm. Code 170.15(c) was incorrectly referenced and does not contain the exceptions.

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- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference?
Yes. These conform to Section 5-75(a) of the Illinois Administrative Act.
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This Part applies to any unit of local government which transports or offers for transportation certain hazardous materials in commerce.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

By U.S. Mail:

Ms. Catherine Allen
Regulations and Training Unit
Illinois Department of Transportation
Division of Traffic Safety
P. O. Box 19212
Springfield, Illinois 62794-9212
(217) 785-1181

By Messenger or Inter-Agency Mail:

DOT Annex Building
3215 Executive Park Drive
Planning and Program Support Section; 3rd Floor
Springfield

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

12) Initial Regulatory Flexibility Analysis:

- A) Types of small businesses affected: This Part affects small businesses that transport or offer for transportation certain hazardous materials in commerce.

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- B) Reporting, bookkeeping or other procedures required for compliance: No new or additional procedures are required for compliance with this Part.
- C) Types of professional skills necessary for compliance: No new or additional professional skills are required for compliance with this Part.

The full text of this Proposed Amendment begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER c: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

PART 173

SHIPPERS GENERAL REQUIREMENTS FOR SHIPMENTS AND PACKAGINGS

Section
173.2000 General
173.3000 Incorporation by Reference of 49 CFR 173

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1989), ch. 95 1/2, pars. 700-4(a) and 700-9(a) [430 ILCS 30/4(a) and 30/9(a)].

SOURCE: Adopted at 3 Ill. Reg. 5, p. A1, effective February 1, 1979; amended at 4 Ill. Reg. 30, p. 1244, effective July 10, 1980; amended at 5 Ill. Reg. 1715; effective February 9, 1981; amended at 6 Ill. Reg. 4287, effective April 16, 1982; amended at 6 Ill. Reg. 10036, effective August 2, 1982; amended at 7 Ill. Reg. 3486, effective April 12, 1983; codified at 8 Ill. Reg. 20015; Part repealed, new Part adopted at 10 Ill. Reg. 5886, effective April 1, 1986; amended at 10 Ill. Reg. 20764, effective December 1, 1986; amended at 11 Ill. Reg. 4781, effective March 10, 1987; amended at 11 Ill. Reg. 17898, effective October 20, 1987; amended at 12 Ill. Reg. 8089, effective April 26, 1988; amended at 13 Ill. Reg. 3998, effective March 14, 1989; amended at 14 Ill. Reg. 2651, effective February 1, 1990; amended at 15 Ill. Reg. 7765, effective May 7, 1991; amended at 16 Ill. Reg. 11856, effective July 13, 1992; amended at ___ Ill. Reg. _____, effective _____.

Section 173.3000 Incorporation by Reference of 49 CFR 173

- a) As Part 173 of the Illinois Hazardous Materials Transportation Regulations the Department incorporates 49 CFR 173 by reference, as that Part of the federal hazardous materials transportation regulations was in effect on October 1, 1990; as amended at 57 FR 47513, October 18, 1992; as amended at 57 FR 52930, November 5, 1992; as amended at 58 FR 3344, January 8, 1993; as amended at 58 FR 6864, February 2, 1993; as amended at 58 FR 12904, March 8, 1993; as amended at 58 FR 33302, June 16, 1993; as amended at 58 FR 50224, September 24, 1993; as amended at 58 FR 50496, September 27, 1993, as amended at 55 FR 53402, December 21, 1990; as amended at 56 FR 197, January 3, 1991; as amended at 56 FR 7312, February 22, 1991; as amended at 56 FR

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8616, February 28, 1991; as amended at 56 FR 27872, June 17, 1991; as amended at 56 FR 44980, October 2, 1991; as amended at 56 FR 55471, October 28, 1991; as amended at 56 FR 57560, November 12, 1991; as amended at 56 FR 65541, December 17, 1991; as amended at 56 FR 66124, December 20, 1991; as amended at 56 FR 67542, December 31, 1991; as amended at 57 FR 1874, January 16, 1992, subject only to the exceptions in subsection (b) of this Section. No later amendments to or editions of 49 CFR 173 are incorporated.

b) The following interpretations of, additions to and deletions from 49 CFR 173 shall apply for purposes of this Part 173 of the Illinois Hazardous Materials Transportation Regulations.

- 1) All references to "this part" in the incorporated federal regulations shall mean Part 173 of the Illinois Hazardous Materials Transportation Regulations.
- 2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean 92 Ill. Adm. Code: Chapter I, Subchapter c.
- 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations.
- 4) All references to Parts 174, 175 or 176 or to sections therein shall be read to refer to those Parts or sections in the federal hazardous materials transportation regulations.
- 5) All references to shipment of hazardous materials by air, water and rail are incorporated for reference purposes only for those persons contemplating intermodal movements of hazardous materials.
- 6) Section 173.24(c)(4)(v)(3) is added to the Illinois Hazardous Materials Transportation Regulations and reads as follows:

The markings in this section are not required for a surface moisture density gauge transported as Radioactive Materials, Special Form, N.O.S., when accompanied by a shipping paper which contains (or is accompanied by) a signed statement or certification

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from the manufacturer of the gauge attesting that the gauge construction complies with all package specifications set forth in Section 173.415 and 173.416, except those that pertain to marking.

- 7) Section 173.150(g) is added to the Illinois Hazardous Materials Transportation Regulations and reads as follows:

Gasoline being transported in a packaging having a rated capacity of 416 liters (110 gallons) or less, which is in compliance with the rules of the Office of the State Fire Marshal, 41 Ill. Adm. Code 170.15(c), is not subject to Subchapter c of these regulations except for those Sections referenced in 41 Ill. Adm. Code 170.15(c), 172.504(a) placarding, 173.24, 173.24(a) and 173.28 which cover standard requirements for all packages and the reuse of packagings. Section 177.837 regarding the loading and unloading of flammable liquids, and Sections 397.7 and 397.13 covering parking and smoking.

- 8) Section 173.315(a)(4) Note 17 is deleted from the federal regulations and a new Section 173.315(a)(4) Note 17 is added to the Illinois regulations to read as follows: Specifications MC 330 and MC 331 cargo tanks, with a design service pressure of 250 p.s.i.g., built in compliance with the Federal ICC or Federal DOT regulations at the time of manufacture, which meet all other design and testing requirements specified by Part 180 for cargo tanks in anhydrous ammonia service, and which have been in anhydrous ammonia service in Illinois before February 1, 1979, may continue to be used in such service. No cargo tank that has not been in anhydrous ammonia service in Illinois before February 1, 1979, may be placed in such service in Illinois after that date unless it meets all requirements of the specification, including a minimum design service pressure of 265 p.s.i.g.

- 9) Section 173.315(k) in 49 CFR is deleted and not incorporated.

- 10) Any changes to 49 CFR 173 made effective by U.S. DOT Rulemaking Docket HM-187 [49 FR 21933 (May 24, 1984)] covering small arms ammunition are not incorporated.

(Source: Amended at Ill. Reg. _____, effective _____)

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- 1) Heading of Part: Specifications For Packagings
2) Code Citation: 92 Ill. Adm. Code 178
3) Section Numbers:
178.2000
Proposed Action
Amend

4) Statutory Authority: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)) [430 ILCS 30/4(a) and 30/9(a)].

5) A complete description of the subjects and issues involved: By this Notice of Proposed Amendments, the Department includes references to the Illinois Compiled Statutes.

Additionally, this proposed amendment updates the date of incorporation by reference of 49 CFR 178 as of October 1, 1992 and includes the federal rulemakings adopted at 58 FR 12904, March 8, 1993; 58 FR 33302, June 16, 1993; 58 FR 50224, September 24, 1993; and 58 FR 50496, September 27, 1993.

By incorporating these rulemakings by reference, the Department's regulations will incorporate changes made in rulemaking Dockets:

HM-183 [58 FR 12904, (March 8, 1993)]
HM-214 [58 FR 33302, (June 16, 1993)]
HM-181 [58 FR 50224, (September 24, 1993)]
HM-166X [58 FR 50496, (September 27, 1993)]

Docket HM-183 (March 8, 1993) extends the time period, from August 31, 1993 to April 21, 1994, during which cargo tank motor vehicles may continue to be constructed to MC 306, MC 307, MC 312, MC 331, and MC 338 specifications.

Docket HM-214 (June 16, 1993) removes the designation as "hazardous materials" of oils that, before February 2, 1993, had not been so designated; requires response plans for oil shipments in bulk packagings (i.e., cargo tanks (tank trucks), railroad tank cars, and portable tanks) in a quantity greater than 42,000 gallons; and requires less detailed response plans for petroleum oil shipments in bulk packagings of 3,500 gallons or more.

Docket HM-181 (September 24, 1993) amends Hazardous Materials Regulations to update regulations and relax certain regulatory requirements to reduce unnecessary economic burdens.

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By incorporating these rulemakings by reference, the Department's regulations will incorporate changes made in rulemaking Dockets:

HM-183 [58 FR 12904, (March 8, 1993)]
HM-214 [58 FR 33302, (June 16, 1993)]
HM-181 [58 FR 50224, (September 24, 1993)]
HM-166X [58 FR 50496, (September 27, 1993)]

Docket HM-183 (March 8, 1993) extends the time period, from August 31, 1993 to April 21, 1994, during which cargo tank motor vehicles may continue to be constructed to MC 306, MC 307, MC 312, MC 331, and MC 338 specifications.

Docket HM-214 (June 16, 1993) removes the designation as "hazardous materials" of oils that, before February 2, 1993, had not been so designated; requires response plans for oil shipments in bulk packagings (i.e., cargo tanks (tank trucks), railroad tank cars, and portable tanks) in a quantity greater than 42,000 gallons; and requires less detailed response plans for petroleum oil shipments in bulk packagings of 3,500 gallons or more.

Docket HM-181 (September 24, 1993) amends Hazardous Materials Regulations to update regulations and relax certain regulatory requirements to reduce unnecessary economic burdens.

Docket HM-166X (September 27, 1993) amends Hazardous Materials Regulations to improve safety and to reduce costs to shippers and carriers of hazardous materials.

6) Will this proposed rulemaking replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? Yes. These conform to Section 5-75(a) of the Illinois Administrative Act.

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This Part applies to any unit of local government which transports or offers for transportation certain hazardous materials in commerce.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

By U.S. Mail:

Ms. Catherine Allen
Regulations and Training Unit
Illinois Department of Transportation
Division of Traffic Safety
P. O. Box 19212
Springfield, Illinois 62794-9212
(217) 785-1181

By Messenger or Inter-Agency Mail:

DOT Annex Building
3215 Executive Park Drive
Planning and Program Support Section; 3rd Floor
Springfield

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

12) Initial Regulatory Flexibility Analysis:

A) Types of small businesses affected: This Part affects small businesses that transport or offer for transportation certain hazardous materials in commerce.

B) Reporting, bookkeeping or other procedures required for compliance: No new or additional procedures are required for compliance with this Part.

C) Types of professional skills necessary for compliance: No new or additional professional skills are required for compliance with this Part.

The full text of this Proposed Amendment begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 92: TRANSPORTATION

CHAPTER I: DEPARTMENT OF TRANSPORTATION

SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

PART 178

SPECIFICATIONS FOR PACKAGINGS

Section
178.321

Specification MC 300; Cargo Tanks Constructed of Mild (Open Hearth or Blue Annealed) Steel, or Combination of Mild Steel with High Tensile Steel, or Stainless Steel, Primarily for the Transportation of Flammable Liquids or Poisonous Liquids, Class B

178.321.0.1
178.321.0.2
178.321.0.3
178.321.0.4
178.321.0.5
178.321.0.6
178.321.0.7
178.321.0.8
178.321.0.9
178.321.1.0
178.321.1.1
178.321.1.2
178.321.1.3
178.321.1.4
178.321.1.5
178.321.1.6
178.321.1.7
178.321.1.8
178.322

[178.321-1] General Requirements
[178.321-2] Material
[178.321-3] Thickness
[178.321-4] Joints
[178.321-5] Bulkheads, Baffles, and Ring Stiffeners
[178.321-6] Closures for Manholes
[178.321-7] Overturn Protection
[178.321-8] Outlets
[178.321-9] Vents, Valves, and Connections
[178.321-10] Protection of Fittings
[178.321-11] Emergency Discharge Control
[178.321-12] Shear Section
[178.321-13] Anchoring of Tank
[178.321-14] Gauging Devices
[178.321-15] Pumps
[178.321-16] Testing Requirements
[178.321-17] Marking of Cargo Tanks
[178.321-18] Certification

Specification MC 301; Cargo Tanks Constructed of Welded Aluminum Alloy (Grade 3S), To Be Mounted On and To Form Part Of Tank Motor Vehicles for Transportation of Flammable Liquids, and Poisonous Liquids, Class B

178.322.0.1
178.322.0.3
178.322.0.5
178.322.0.9
178.322.1.1
178.322.1.2
178.322.1.3
178.322.1.4

[178.322-1] General Requirements
[178.322-3] Certification
[178.322-5] Marking of Cargo Tanks
[178.322-9] Testing Requirements
[178.322-11] Material
[178.322-12] Thickness of Sheets and Ring Stiffeners
[178.322-13] Tolerance
[178.322-14] Joints

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[178.322-17] Tank Outlets

[178.322-18] Bulkheads, Baffles, and Ring Stiffeners
[178.322-19] Tank Vents
[178.322-20] Valve and Faucet Connections
[178.322-21] Emergency Discharge Control
[178.322-22] Shear Section
[178.322-23] Protection of Valves and Faucets
[178.322-24] Overturn Protection
Specification MC 302; Cargo Tanks Constructed of Welded Aluminum Alloy (ASTM B209-57T), Primarily For the Transportation of Flammable Liquids, or Poisonous Liquids, Class B

178.323.0.1
178.323.0.2
178.323.0.3
178.323.0.4
178.323.0.5
178.323.0.6
178.323.0.7
178.323.0.8
178.323.0.9
178.323.1.0
178.323.1.1
178.323.1.2
178.323.1.3
178.323.1.4
178.323.1.5
178.323.1.6
178.323.1.7
178.323.1.8
178.324

[178.323-1] General Requirements
[178.323-2] Material
[178.323-3] Thickness of Metal
[178.323-4] Joints
[178.323-5] Bulkheads, Baffles, and Ring Stiffeners
[178.323-6] Closures for Manholes
[178.323-7] Overturn Protection
[178.323-8] Tank Outlets
[178.323-9] Vents, Valves, and Connections
[178.323-10] Protection of Fittings
[178.323-11] Emergency Discharge Control
[178.323-12] Shear Section
[178.323-13] Anchoring of Tank
[178.323-14] Gauging Devices
[178.323-15] Pumps
[178.323-16] Testing Requirements
[178.323-17] Marking of Cargo Tanks
[178.323-18] Certification

Specification MC 303; Cargo Tanks Constructed of Welded Ferrous Alloy (High-Tensile Steel), or Stainless Steel, Primarily For the Transportation of Flammable Liquids, or Poisonous Liquids, Class B

178.324.0.1
178.324.0.2
178.324.0.3
178.324.0.4
178.324.0.5
178.324.0.6
178.324.0.7
178.324.0.8
178.324.0.9
178.324.1.0
178.324.1.1
178.324.1.2

[178.324-1] General Requirements
[178.324-2] Material
[178.324-3] Thickness of Metal
[178.324-4] Joints
[178.324-5] Bulkheads, Baffles, and Ring Stiffeners
[178.324-6] Closures for Manholes
[178.324-7] Overturn Protection
[178.324-8] Outlets
[178.324-9] Vents, Valves, and Connections
[178.324-10] Protection of Fittings
[178.324-11] Emergency Discharge Control
[178.324-12] Shear Section

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178.324.1.3 [178.324-13] Anchoring of Tank
 178.324.1.4 [178.324-14] Gauging Devices
 178.324.1.5 [178.324-15] Pumps
 178.324.1.6 [178.324-16] Testing Requirements
 178.324.1.7 [178.324-17] Marking of Cargo Tanks
 178.324.1.8 [178.324-18] Certification
 178.325 Specification MC 304; Cargo Tanks Constructed of Mild (Open Hearth or Blue Annealed) Steel, Welded Ferrous Alloy (High-Tensile) Steel, or Aluminum, Primarily For the Transportation of Flammable Liquids, or Poisonous Liquids, Class B, Having Reid (ASTM D-323) Vapor Pressures of 18 PSIA or More at 100 degrees F., But Less Than Those Stated in 92 Ill. Adm. Code 173.300, in Defining Compressed Gases
 [178.325-1] General Requirements
 [178.325-2] Material
 [178.325-3] Thickness of Metal
 [178.325-4] Joints
 [178.325-5] Bulkheads, Baffles, and Ring Stiffeners
 [178.325-6] Closures for Manholes
 [178.325-7] Overturn Protection
 [178.325-8] Tank Outlets
 [178.325-9] Safety Relief Devices, Valves, and Connections
 [178.325-10] Protection of Fittings
 [178.325-11] Emergency Discharge Control
 [178.325-12] Shear Section
 [178.325-13] Anchoring of Cargo Tank
 [178.325-14] Gauging Devices
 [178.325-15] Pumps
 [178.325-16] Testing Requirements
 [178.325-17] Marking of Cargo Tanks
 [178.325-18] Certification
 178.326 Specification MC 305; Cargo Tanks Constructed of Aluminum Alloys for High-Strength Welded Construction, Primarily For the Transportation of Flammable Liquids, or Poisonous Liquids, Class B
 [178.326-1] General Requirements
 [178.326-2] Material
 [178.326-3] Thickness of Sheets
 [178.326-4] Joints
 [178.326-5] Bulkheads, Baffles, and Ring Stiffeners
 [178.326-6] Closures for Manholes
 [178.326-7] Overturn Protection
 [178.326-8] Tank Outlets
 [178.326-9] Vents, Valves, and Connections
 [178.326-10] Protection of Fittings
 [178.326-11] Emergency Discharge Control

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178.326.1.2 [178.326-12] Shear Section
 178.326.1.3 [178.326-13] Anchoring of Cargo Tank
 178.326.1.4 [178.326-14] Gauging Devices
 178.326.1.5 [178.326-15] Pumps
 178.326.1.6 [178.326-16] Testing Requirements
 178.326.1.7 [178.326-17] Marking of Cargo Tanks
 178.326.1.8 [178.326-18] Certification
 178.330 Specification MC 310; Cargo Tanks Constructed of Ferrous Materials, Primarily For the Transportation of Corrosive Liquids
 [178.330-1] General Requirements
 [178.330-2] Material
 [178.330-3] Thickness of Metal
 [178.330-4] Joints
 [178.330-5] Bulkheads, Baffles, and Ring Stiffeners, Tank Supports, and Compartmentation
 [178.330-6] Closures for Manholes
 [178.330-7] Overturn Protection
 [178.330-8] Outlets
 [178.330-9] Vents, Valves, and Connections
 [178.330-10] Protection of Fittings
 [178.330-11] Emergency Discharge Control
 [178.330-12] Shear Section
 [178.330-13] Anchoring of Tank
 [178.330-14] Gauging Devices
 [178.330-15] Pumps and Compressors
 [178.330-16] Testing Requirements
 [178.330-17] Marking of Cargo Tanks
 [178.330-18] Certification
 178.331 Specification MC 311; Cargo Tanks Constructed of Ferrous Metals or Aluminum, Primarily for the Transportation of Corrosive Liquids
 [178.331-1] General Requirements
 [178.331-2] Material
 [178.331-3] Thickness of Metal
 [178.331-4] Joints
 [178.331-5] Bulkheads, Baffles, and Ring Stiffeners, Tank Supports, and Compartmentation
 [178.331-6] Closures for Manholes
 [178.331-7] Overturn Protection
 [178.331-8] Outlets
 [178.331-9] Vents, Valves, and Connections
 [178.331-10] Protection of Fittings
 [178.331-11] Emergency Discharge Control
 [178.331-12] Shear Section
 [178.331-13] Anchoring of Tank

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178.331.1.4 [178.331-14] Gauging Devices
 178.331.1.5 [178.331-15] Pumps and Compressors
 178.331.1.6 [178.331-16] Testing Requirements
 178.331.1.7 [178.331-17] Marking of Cargo Tanks
 178.331.1.8 [178.331-18] Certification
 178.336 Specification MC 330; Cargo Tanks Constructed of Steel, Primarily for Transportation of Compressed Gases
 [178.336-1] General Requirements
 [178.336-2] Material
 [178.336-3] Thickness of Metal
 [178.336-4] Joints
 [178.336-5] Bulkheads, Baffles, and Ring Stiffeners
 [178.336-6] Closures for Manholes
 [178.336-7] Overturn Protection
 [178.336-8] Outlets
 [178.336-9] Safety Relief Devices, Valves, and Connections
 [178.336-10] Protection of Fittings
 [178.336-11] Emergency Discharge Control
 [178.336-12] Shear Section
 [178.336-13] Anchoring of Cargo Tank
 [178.336-14] Gauging Devices
 [178.336-15] Pumps and Compressors
 [178.336-16] Testing Requirements
 [178.336-17] Marking of Cargo Tanks
 [178.336-18] Certification
 178.1000 General
 178.2000 Incorporation By Reference of 49 CFR 178
 Tensile Specimen

APPENDIX C

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1989), ch. 95 1/2, pars. 700-4(a) and 700-9(a) [430 ILCS 30/4(a) and 30/9(a)].

SOURCE: Adopted at 3 Ill. Reg. 5, p. A1, effective February 1, 1979; amended at 5 Ill. Reg. 1715, effective February 9, 1981; amended at 6 Ill. Reg. 10036, effective August 2, 1982; amended at 8 Ill. Reg. 19640, effective October 1, 1984; codified at 8 Ill. Reg. 20047; amended at 8 Ill. Reg. 20064, effective October 1, 1984; amended at 10 Ill. Reg. 5897, effective April 1, 1986; amended at 10 Ill. Reg. 20770, effective December 1, 1986; amended at 11 Ill. Reg. 4786, effective March 10, 1987; amended at 11 Ill. Reg. 17904, effective October 20, 1987; amended at 12 Ill. Reg. 8093, effective April 26, 1988; amended at 13 Ill. Reg. 4004, effective March 14, 1989; amended at 14 Ill. Reg. 2640, effective February 1, 1990; amended at 15 Ill. Reg. 7771, effective May 7, 1991; amended at 16 Ill. Reg. 11863, effective July 13, 1992; amended at ___ Ill. Reg. ___, effective ____.

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NOTICE OF PROPOSED AMENDMENTS

AGENCY NOTE: In reading this Part it is necessary to read Sections 178.1000 and 178.2000 prior to reading the remaining Sections in numerical order.

Section 178.2000 Incorporation by Reference of 49 CFR 178

- a) As Part 178 of the Illinois Hazardous Materials Transportation Regulations the Department incorporates 49 CFR 178 by reference, as that Part of the federal hazardous materials transportation regulations was in effect on October 1, 1990; as amended at 58 FR 12904, March 8, 1993; as amended at 58 FR 33302, June 16, 1993; as amended at 58 FR 50224, September 24, 1993; as amended at 58 FR 50496, September 27, 1993, as amended at 55 FR 52492, December 21, 1990; as amended at 56 FR 27872, June 17, 1991; as amended at 56 FR 46354, September 11, 1991; as amended at 56 FR 66124, December 20, 1991, subject only to the exceptions in subsection (f) of this Section. No later amendments to or editions of 49 CFR 178 are incorporated.
- b) As Section 178.340 of the Illinois Hazardous Materials Transportation Regulations, the Department hereby incorporates 49 CFR 178.340 as that section of the federal hazardous materials transportation regulations was in effect on October 1, 1989.
- c) As Section 178.341 of the Illinois Hazardous Materials Transportation Regulations, the Department hereby incorporates 49 CFR 178.341 as that section of the federal hazardous materials transportation regulations was in effect on October 1, 1989.
- d) As Section 178.342 of the Illinois Hazardous Materials Transportation Regulations, the Department hereby incorporates 49 CFR 178.342 as that section of the federal hazardous materials transportation regulations was in effect on October 1, 1989.
- e) As Section 178.343 of the Illinois Hazardous Materials Transportation Regulations, the Department hereby incorporates 49 CFR 178.343 as that section of the federal hazardous materials transportation regulations was in effect on October 1, 1989.
- f) The following interpretations of, additions to and deletions from the 49 CFR 178 shall apply for purposes of this Part 178 of the Illinois Hazardous Materials Transportation Regulations.
 - 1) All references to "this part" in the incorporated federal regulations shall mean Part 178 of the Illinois Hazardous Materials Transportation Regulations.

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

- 2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean 92 Ill. Adm. Code: Chapter I, Subchapter C.
- 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations.
- 4) All references to Parts 174, 175 or 176, or to sections therein shall be read to refer to those Parts of sections in the federal hazardous materials transportation regulations.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: Specifications for Tank Cars
- 2) Code Citation: 92 Ill. Adm. Code 179
- 3) Section Numbers:
179.2000
Proposed Action
Amend
- 4) Statutory Authority: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)) [430 ILCS 30/4(a) and 30/9(a)].
- 5) A complete description of the subjects and issues involved: By this Notice of Proposed Amendments, the Department includes references to the Illinois Compiled Statutes.

This proposed amendment also updates the date of incorporation by reference of 49 CFR 179 as of October 1, 1992 and includes the federal rulemaking adopted at 58 FR 50224, September 24, 1993.

By incorporating this rulemaking by reference, the Department's regulations will incorporate changes made in rulemaking Docket:

HM-181 [58 FR 50224 (September 24, 1993)]

Docket HM-181 (September 24, 1993) amends the Hazardous Materials Regulations to update regulations and relax certain regulatory requirements to reduce unnecessary economic burdens.

- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? Yes. These conform to Section 5-75(a) of the Illinois Administrative Procedure Act.
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This Part applies to any unit of local government which transports or offers for transportation certain hazardous materials in commerce.

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

By U.S. Mail:

Ms. Catherine Allen
Regulations and Training Unit
Illinois Department of Transportation
Division of Traffic Safety
P. O. Box 19212
Springfield, Illinois 62794-9212
(217) 785-1181

By Messenger or Inter-Agency Mail:

DOT Annex Building
3215 Executive Park Drive
Planning and Program Support Section; 3rd Floor
Springfield

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

12) Initial Regulatory Flexibility Analysis:

- A) Types of small businesses affected: This Part affects small businesses that transport or offer for transportation certain hazardous materials in commerce.
- B) Reporting, bookkeeping or other procedures required for compliance: No new or additional procedures are required for compliance with this Part.
- C) Types of professional skills necessary for compliance: No new or additional professional skills are required for compliance with this Part.

The full text of this Proposed Amendment begins on the next page:

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

PART 179
SPECIFICATIONS FOR TANK CARS

Section
179.1000 General
179.2000 Incorporation By Reference of 49 CFR 179

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat., 1989), ch. 95 1/2, pars. 700-4(a) and 700-9(a)) [430 ILCS 30/4(a) and 30/9(a)].

SOURCE: Adopted at 3 Ill. Reg. 5, p. A1, effective February 1, 1979; amended at 6 Ill. Reg. 4287, effective April 16, 1982; old rules repealed, new rules adopted and codified at 8 Ill. Reg. 19677, effective October 1, 1984; amended at 10 Ill. Reg. 5909, effective April 1, 1986; amended at 10 Ill. Reg. 20824, effective December 1, 1986; amended at 11 Ill. Reg. 4796, effective March 10, 1987; amended at 11 Ill. Reg. 17915, effective October 20, 1987; amended at 12 Ill. Reg. 8102, effective April 26, 1988; amended at 15 Ill. Reg. 7781, effective May 7, 1991; amended at 16 Ill. Reg. 11875, effective July 13, 1992; amended at 17 Ill. Reg. _____, effective _____.

Section 179.2000 Incorporation By Reference of 49 CFR 179

- a) As Part 179 of the Illinois Hazardous Materials Transportation Regulations the Department incorporates the following sections of 49 CFR 179 by reference, as those sections of the federal hazardous materials transportation regulations were in effect on October 1, 1999; as amended at 58 FR 50224, September 24, 1993, and as amended at 55 FR 52402, December 21, 1990; as amended at 56 FR 66424, December 20, 1991, subject only to the exceptions in subsection (b) of this Section. No later amendments to or editions of those sections of 49 CFR 179 of the federal regulations are incorporated.

179.1	General
179.2	Definitions and abbreviations
179.5	Certificate of Construction
179.6	Repairs and alterations
179.10	Tank mounting
179.11	Welding certification

ILLINOIS REGISTER

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

- 179.12 Interior heater systems
179.300 General specifications applicable to multi-unit tank car tanks designed to be removed from car structure for filling and emptying (classes DOT-106A and 110AW).
179.301 Individual specification requirements for multi-unit tank car tanks.

b) The following interpretations of, additions to and deletions from the above incorporated sections of 49 CFR 179 shall apply for purposes of this Part 179 of the Illinois Hazardous Materials Transportation Regulations:

- 1) All references to "this part" in the incorporated federal regulations shall mean Part 179 of the Illinois Hazardous Materials Transportation Regulations.
- 2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean 92 Ill. Adm. Code: Chapter I, Subchapter C.
- 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations except references to 179.3 shall mean 49 CFR 179.3.
- 4) 49 CFR 179.2(a)(4) is deleted and replaced by the following: "'DOT' means the U.S. Department of Transportation and 'Department' means the Illinois Department of Transportation."

(Source: Amended at ___ Ill. Reg. _____, effective _____)

ILLINOIS REGISTER

COMPTROLLER

NOTICE OF ADOPTED AMENDMENT

- 1) Heading of the Part: Personnel Rules
- 2) Code Citation: 80 Ill. Adm. Code 500
- 3) Section Number: 500.210
Proposed Action: Amended Section
- 4) Statutory Authority: Authorized by Section 21 of the State Comptroller Act (Ill. Rev. Stat. 1991, ch. 15, par. 401) [15 ILCS 410]
- 5) Effective date of Rules: December 1, 1993
- 6) Does this rulemaking contain an automatic repeal date?
_____ yes _____ X no
- 7) Does this rule contain incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: November 24, 1993
- 9) Notice(s) of Proposal Published in Illinois Register:
August 27, 1993, 17 Ill. Reg. 13827
(issue date)
- 10) Has JCAR issued a Statement of Objections to this (these) rules? No.
A) Statement of Objection: _____, Ill. Reg. _____
(issue date)
B) Agency Response: _____, Ill. Reg. _____
(issue date)
C) Date Agency Response Submitted to JCAR: _____
- 11) Difference(s) between proposal and final version: None
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
There is no letter agreement with JCAR:
- 13) Will this rule replace an emergency rule currently in effect?
No.
- 14) Are there any amendments pending on this Part? No.

NOTICE OF ADOPTED AMENDMENT

NOTICE OF ADOPTED AMENDMENT(S)

15) Summary and Purpose of Amendments:

This amendment will no longer prohibit family members of Office of the Comptroller employees from working at the Office of the Comptroller, if they are qualified for the open position. This amendment is necessary to comply with the Illinois Appellate Court's decision in River Bend Community School District v. The Human Rights Commission, 232 Ill. App. 3d 838 (1992).

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND POSITION CLASSIFICATIONS
CHAPTER III: COMPTROLLER

PART 500
PERSONNEL RULES

SUBPART A: DEFINITIONS

Section
500.10
Definitions

16) Information and questions regarding this adopted rule begins on the next page:

Name: Kim L. Kirn, Assistant Legal Counsel
Address: Office of the Comptroller, Room 201 State Capitol, Springfield, Illinois 62706
Telephone: (217) 782-6000

The full text of the Adopted Amendments begins on the next page:

SUBPART B: CLASSIFICATION AND PAY

Section
500.110
Position Classification
500.120
Pay Plan

SUBPART C: MERIT AND FITNESS

Section
500.210
Application and Examination
500.220
Trainees
500.230
Continuous Service
500.240
Performance Review
500.250
Probationary Status
500.260
Promotions
500.270
Employee Transfer
500.275
Demotion
500.280
Layoffs and Reemployment
500.285
Voluntary Reduction
500.290
Resignation and Reinstatement
500.295
Discipline, Discharge and Demotion

SUBPART D: CONDITIONS OF EMPLOYMENT

Section
500.310
Grievance Procedure
500.320
Leave of Absence
500.330
Holidays
500.340
Vacation
500.350
Work Schedules
500.360
Overtime

SUBPART E: GENERAL PROVISIONS

Section
500.410
Public Records

COMPTROLLER

NOTICE OF ADOPTED AMENDMENT(S)

500.415 Time and Manner of Inspection
 500.420 Employee Roster Files
 500.425 Confidential Records
 500.430 Attendance Records
 500.435 Notification of Absence
 500.440 Review of Attendance Records
 500.445 Undated Forms
 500.450 Incomplete Forms
 500.455 Evaluation Forms
 500.460 Portability of Certain Benefits
 500.470 Effective Date of Rules
 500.475 Savings Clause
 500.480 Interpretation and Application of Rules
 500.485 Policy
 500.490 Retroactivity

AUTHORITY: Implementing and authorized by the Comptroller Merit Employment Code (Ill. Rev. Stat. 1991, ch. 15, pars. 401 et seq.) [15 ILCS 410]

SOURCE: Emergency rule adopted at 3 Ill. Reg. 18, p. 228, effective April 25, 1979, for a maximum of 150 days; adopted at 4 Ill. Reg. 37, p. 601, effective September 6, 1980; amended at 5 Ill. Reg. 890, effective January 9, 1981; codified at 7 Ill. Reg. 1969; amended at 17 Ill. Reg. _____, effective December 1, 1993.

SUBPART C: MERIT AND FITNESS

Section 500.210 Application and Examination

- a) Examination:
- 1) The Director shall conduct examinations to test the relative fitness of applicants for positions subject to Jurisdiction B of the Code. Examinations may include an evaluation of such factors as education, experience, training, capacity, knowledge, manual dexterity, character, and physical fitness. Tests shall be job related and may be written, oral, physical demonstration of skill, an evaluation of physical or manual fitness, or an evaluation of education and experience. Examinations shall consist of one or more tests in any combination. Where minimum or maximum requirements are established for any examination, they shall be specified in the examination announcement.
 - 2) Applicants shall not be questioned with respect to non-merit matters except as is necessary to meet the requirements of law or State policy.
 - 3) In lieu of announcing or conducting examinations, the Director may accept the results of competitive examinations conducted by any established merit system subject to the Director's determination that such examinations are comparable in difficulty and comprehensiveness to those conducted by the Department of

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NOTICE OF ADOPTED AMENDMENT(S)

- Personnel for similar positions.
- b) Examinations -- Time and Place: Examinations shall be held at such times and places as are necessary to meet the requirements of the Office of the Comptroller, provide economical administration, and be generally convenient for applicants. The Director may cancel or postpone examinations at any time.
 - c) Veterans' preference: Qualified persons who have passed an examination and who have been members of the armed forces of the United States in times of hostilities with a foreign country (as set out in the Comptroller Merit Employment Code) or while citizens of the United States were members of the armed forces of allies of the United States in time of hostilities with a foreign country, shall be granted preference in entrance examinations as follows:
 - 1) Five points shall be added to the entrance grade for such nondisabled veteran eligibles.
 - 2) Ten points shall be added to the entrance examination grade for such veteran eligibles currently receiving compensation from the United States Veterans' Administration or from such allied country for war service-connected disabilities.
 - 3) If category ratings are used, the veteran eligibles in each category shall be preferred for appointment before the nonveteran eligibles in the same category.
 - d) Public Notice of Examinations: The Director shall give public notice of examinations at least two weeks in advance of such tests except as otherwise noted. Announcements shall be posted in a conspicuous place in each office of the agency and Department of Personnel. Announcements shall specify the day and manner in which an application for examination shall be made.
 - e) Notice to Eligibles: In the event a change in the classification or testing standards or other change requires the elimination of an eligible list for a class, or of certain previously qualified eligibles from such a list, the Director shall notify each person thus losing eligibility of such new or revised requirements as soon as practicable, and when the revised examination is repeated, shall again notify each person in order that each may be given an opportunity to reestablish eligibility.
 - f) Test Rating -- Notice and Review: The rating of each test shall be completed and the resulting list established as quickly as reasonably practicable. Each person competing in any test shall be given written notice of his/her final earned rating or of his/her failure to attain a place on the list.
 - g) Retaking or Regrading Examinations: The retaking or regrading of examinations will be permitted only in accordance with the following provisions:
 - 1) Retaking examinations --
 - A) No applicant shall be permitted to retake a test or tests included within an examination until thirty (30) days have elapsed. This limitation may, however, be waived when in the judgment of the Director the best interests of the State

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require such waiver.

B) No applicant may be permitted to retake a test included within an examination more than twelve (12) months after the original date of examination.

C) For purposes of ranking on eligible lists, the grades of applicants who retake a test or tests included within an examination shall be computed by using the latest passing scores attained by such applicants.

2) Regrading examinations --

A) At the request of an applicant who has completed an open competitive examination, the Director may regrade the examination taken by that applicant for placement on the eligible list for another class when the qualifications and examination standards for the new class are similar to those of the class for which tested.

B) When a candidate makes an application for subsequent examination for the same or a different title having one or more identical tests which had been taken within the preceding twelve (12) months, the Director may utilize the test or tests previously taken in lieu of requiring the candidate to repeat the applicable test or tests included within the examinations.

h) Equal Opportunity: Applicants or employees shall not be discriminated against on the basis of race, religion, sex, marital status, national origin, political affiliation, or membership in, or activity in or on behalf of employee labor organizations, or any other non-merit factor. Applicants capable of performing the duties in the class shall not be discriminated against because of physical or mental handicap.

i) Removal of Examination Material From Premises: Any applicant or unauthorized employee of the Office of the Comptroller removing examination materials from the premises at which examinations are being administered or stored in any manner whatsoever, shall be subject to prosecution.

j) Admission to Examinations: Admission to competitive examinations shall be open to all persons who meet such requirements as have been established by the Director and may be lawfully appointed to the position. The Director may reject the application of any person for admission to a test or decline to test or certify for employment any applicant who:

- 1) Subsequent to participating in the examination is found to lack the qualifications prescribed for admission to the test as announced in the public notice;
- 2) Is physically unfit to perform effectively the duties of the class;
- 3) Has used, or attempted to use, bribery or political influence to secure an advantage in testing or appointment;
- 4) Has made false statements of any material fact or has practiced deception or fraud in the application or test;
- 5) Does not meet the United States Department of Justice Immigration

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and Naturalization Service regulations for permanent employment;

6) Is found guilty of a violation of this Part or any of the provisions of the Merit Employment Code relating to participation in examinations.

k) Residency Requirement: Applicants who are not residents of the State of Illinois may be appointed only upon the waiver of residency requirements by the Director and only when there are fewer than three qualified residents of Illinois available.

1) Employment of Family Members: ~~No spouse, parent, child, brother, or sister of a present employee of the Office of the Comptroller is eligible for a position of employment which is subject to jurisdiction of the Comptroller Merit Employment Code. This rule does not affect relatives employed prior to the effective date of this Part January 9, 1981.~~ Family member status shall constitute neither a deterrent nor an advantage to employment, provided that the individual fulfills all objective job-related qualifications, except for reasons of business necessity as established by the Office of the Comptroller.

m) Linguistic Requirements: The Director may establish linguistic options when he deems such options to be appropriate.

n) Eligible Lists: The Department shall establish and maintain lists of qualified applicants for positions covered by Jurisdiction B of the Code. Such applicants shall have successfully qualified through competitive examinations as provided in Section 500.210(a). The names of successful applicants shall be arranged in the order of their relative excellence whether by numerical grade or category grouping. The length of time an eligible's name may appear on the list shall be specified in the examination announcement.

o) Responsibilities of Eligibles: It shall be the responsibility of each eligible to inform the Department in writing of any changes in address or availability for employment.

p) Geographic Preference: Applicants for employment shall specify one or more of the locations or areas in which they will accept employment from those choices made available at the time of the examination or which may be made available at a later date.

q) Removal of Names From Eligible Lists:

1) The Director shall remove names from an eligible list for any of the following reasons:

- A) Appointment of an eligible from the eligible list;
 - B) Death of an eligible;
 - C) Notice by postal authorities that they are unable to locate the eligible at his/her last known address;
 - D) Attempt by an eligible to practice any deception or fraud in connection with an examination;
 - E) Evidence that the eligible lacks any of the qualifications required for the class for which he/she was erroneously declared eligible;
 - F) Request of an eligible to remove name.
- 2) The Director may remove names from an eligible list for any of the following reasons. Eligibles shall be notified of such

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removal.

- A) Failure of an eligible, upon referral, to reply or to report for interview;
 - B) After accepting employment, failure without good cause to report to work within the time prescribed by the employing department or the Department of Personnel;
 - C) Failure of an eligible, upon request, to furnish written evidence of availability for employment;
 - D) Specifying conditions of employment by an eligible which are not associated with the class for which eligible;
 - E) Refusal of an eligible to accept two separate offers of employment;
 - F) After an eligible has been passed over two times after referral to the same department for the appointment of an eligible lower on the eligible list, and the department head concerned requests removal of the eligible from the list for good and sufficient cause;
 - G) Poor work history of eligible;
 - H) Former experience and history of eligible not compatible with duties and responsibilities of the class;
 - I) Physical inability of eligible to perform the duties and responsibilities of the class;
 - J) After eligible accepts promotion;
 - K) When a change in either classification or testing standards or other change requires such action;
 - L) Conviction of an eligible of a felony;
 - M) Addition of an eligible to narcotics or to alcohol.
- r) Replacement of Names on Eligible List: The Director may restore a name to the same eligible list when such action is in the best interest of the Office of the Comptroller.
- 1) Names of veterans returning from active military service of not more than four (4) years shall be restored to an eligible list for the same class if the request is made by the veteran within ninety (90) days after discharge or from hospitalization continuing after discharge for not more than one year. The eligible must provide evidence of satisfactory completion of training and service when making the request and be qualified to perform the current duties of the class.
 - 2) Names of employees who are laid off during their probationary period shall be returned to the eligible list for the class in which the layoff occurred.
 - 3) Names so restored shall be at the grade in effect when the removal from the list was made and may not remain on the list after that period of time which is equal to the unexpired time remaining of the original eligibility.
- s) Appointment From Eligible List: When an appointment to a position is made from an eligible list resulting from an open competitive examination, such appointment shall be made of the person standing among those who are available within the three highest grades, if such

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list is in order of examination grade, or from the highest ranking group, if such list is in category grouping, except as provided for under Section 500.210(v)

- t) Appointments -- Positions Subject to Jurisdiction B: Positions which are covered by Jurisdiction B of the Code shall be filled in one of the following ways:

- 1) By appointment of an applicant standing among the three highest on an eligible list which is numerically rated;
- 2) By appointment of an applicant from the highest ranking group of eligibles from an eligible list which is not numerically rated;
- 3) By present employees (August 23, 1978) who have passed examinations in accordance with the Personnel Code under the Governor of Illinois and who having passed the probationary period shall be continued in their positions without further examination;
- 4) By present employees (August 23, 1978) who having been promoted in accordance with the Rules under the Personnel Code under the Governor of the State of Illinois shall be continued in their positions without further examination;
- 5) By present employees (August 23, 1978) who having passed examinations in accordance with the Personnel Code under the Governor of the State of Illinois, but who have not completed the probationary period shall be continued in their positions and be given credit for such probationary time toward the completion of the probationary period provided by this Part;
- 6) By all other present employees subject to Jurisdiction B who shall be continued in their positions providing that they have passed a qualifying examination within twelve (12) months after August 23, 1978;
- 7) By present employees (August 23, 1978) or past employees who have rights or privileges arising under the Personnel Code (Ill. Rev. Stat. 1981, ch. 127, pars. 63b101 et seq.) under the Governor of Illinois and who shall be continued in the extent of such rights and privileges;
- 8) By an appointment to a position through promotion of an employee who is qualified pursuant to Section 500.260(a).
- 9) By emergency appointment for a period not in excess of ninety (90) calendar days to meet emergency situations. Emergency appointments may be made without regard to eligible lists. Such appointments may not be renewed;
- 10) By temporary appointments to positions which are temporary or seasonal in nature as determined by the Director. Such appointments shall not exceed six (6) months out of any twelve (12) month period;
- 11) By provisional appointments to positions without competitive examination when there is no appropriate eligible list. Provisional appointments may not exceed six (6) months out of any twelve (12) month period;
- 12) By the transfer of employees from one position to another if the

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qualifications, responsibilities, duties, and salary range are similar;

- 13) By reinstatement of persons who formerly held certified status under the Code, the Personnel Code of Illinois, the Secretary of State Merit Employment Code, or the University Civil Service System of Illinois. To be eligible for reinstatement, such persons shall have resigned while in good standing or shall have been laid off from employment within their respective merit systems.

- 14) By reemployment of an employee whose name appears upon a reemployment list; such reemployment may be made to positions in the same or lower salary range as to that salary range applicable to the position from which the person to be reemployed was laid off; reemployment appointments shall be of qualified employees and shall be made after consideration of seniority and performance records;

- 15) By the appointment of trainees into training programs approved by the Director; such appointments may be made with or without examination of applicants; trainees do not acquire any rights under Jurisdiction B of the Code by virtue of trainee appointments;

- 16) By the reduction in rank or class of an employee, for cause, with the prior approval of the Director;

- 17) By the transfer of active, certified employees from the jurisdictions of the Personnel Code of Illinois, the Secretary of State Merit Employment Code or the University Civil Service System; persons so transferred shall retain the same status under the Code as that which they held under their previous merit employment.

- u) Types of Status: The following types of appointments may be made by the Director:

- 1) Exempt:

A) For persons in positions not subject to Jurisdiction B. If an exempt employee's position becomes subject to Jurisdiction B by reason of extension of Jurisdiction B, pursuant to Section 10d of the Merit Employment Code, such employee shall establish eligibility for such position by passing satisfactorily a qualifying examination prescribed by the Director within six (6) months after the extension of Jurisdiction B to such position.

B) In all other cases, if an exempt employee's position becomes subject to Jurisdiction B, such employee shall establish eligibility for such position within six (6) months by successfully competing in the open competitive examination and receiving a probationary appointment according to applicable rules.

- 2) Emergency: For persons selected to meet emergency situations. Such appointments shall not exceed ninety (90) days, shall not be renewed, and may be made without regard to an eligible list.

NOTICE OF ADOPTED AMENDMENT(S)

Notices of selections and terminations shall be reported to the Director.

- 3) Temporary: For persons in positions to perform temporary or seasonal work. No position shall be filled by temporary appointment for more than six (6) months out of any twelve (12) month period.

- 4) Provisional: For persons in positions for which there are fewer than three available eligibles on the open competitive eligible list. No positions shall be filled by provisional appointment for more than six (6) months out of any twelve (12) month period. If a provisional employee's position is allocated to a class for which there are available eligibles, eligibility for such position shall be established within ninety (90) days through successfully competing in the open competitive examination and receiving a probationary appointment according to the applicable rules herein.

- 5) Probationary: For persons appointed from an eligible list. For persons receiving a promotion and for persons being reinstated. If a probationary employee's position is declared exempt from Jurisdiction B, the balance of the probationary period shall be served after which certified status shall be attained.

- 6) Certified: For persons having successfully completed the required probationary period. If a certified employee's position is declared exempt from Jurisdiction B, certified status shall be retained in that position.

- 7) Trainee: For persons in positions pursuant to established trainee and apprenticeship programs.

- v) Extension of Jurisdiction B:

1) Employees in positions to which Jurisdiction B is extended pursuant to Section 10d of the Merit Employment Code shall be continued in such positions and shall attain certified status therein provided they pass a qualifying examination prescribed by the Director within six (6) months after such jurisdiction is extended and provided they satisfactorily complete their respective probationary periods.

2) Appropriate standards for probationary appointments shall be prepared by the Director and appointments of such employees shall be without regard to eligible lists and without regard to the provisions of the Code and this Part requiring the appointment of the person standing among the three highest on the appropriate eligible list to fill a vacancy or from the highest category ranking group if the list is by ranking instead of numerical ratings. Nothing herein shall preclude the reclassification or reallocation as provided by this Part of any position held by any such incumbent.

(Source: Amended at 17 Ill. Reg. _____, effective December 1, 1993)

CRIMINAL JUSTICE INFORMATION AUTHORITY

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Public Information, Rulemaking and Organization
- 2) Code Citation: 2 Ill. Adm. Code 1750
- 3)

<u>Section Numbers:</u>	<u>Adopted Action</u>
1750.200	Amended
1750.210	Amended
1750.310	Amended
1750.320	Amended
1750.340	Amended
1750.350	Amended
1750.370	Amended
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 38, pars. 210-1 et seq. [20 ILCS 3930/1 et seq.]
- 5) Effective Date of Amendments: December 3, 1993
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this rulemaking contain an incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: November 22, 1993
- 9) Notice of Proposal Published in Register: These are internal rules which are not subject to first notice requirements.
- 10) Has JCAR issued a Statement of Objection to these Amendments: No.
- 11) Differences between proposed and final version: None.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? These amendments are not subject to JCAR review.
- 13) Will this amendment replace an emergency amendment currently in effect? No.
- 14) Are there any amendments pending on this part? No.

CRIMINAL JUSTICE INFORMATION AUTHORITY

NOTICE OF ADOPTED AMENDMENTS

- 15) Summary and Purpose of Rules: These amendments allow all Illinois Criminal Justice Information Authority members to vote at all Authority committee meetings. In addition, the adopted amendments update statutory citations.
16. Information and questions regarding these adopted amendments shall be directed to:
 Robert P. Boehmer, General Counsel
 Illinois Criminal Justice Information Authority
 120 S. Riverside Plaza
 Chicago, IL. 60606-3997

The full text of the Adopted Rules begins on the next page.

CRIMINAL JUSTICE INFORMATION AUTHORITY

NOTICE OF ADOPTED AMENDMENTS

TITLE 2: GOVERNMENTAL ORGANIZATION
 SUBTITLE E: MISCELLANEOUS STATE AGENCIES
 CHAPTER XI: ILLINOIS CRIMINAL JUSTICE INFORMATION AUTHORITY

PART 1750
 PUBLIC INFORMATION, RULEMAKING AND ORGANIZATION

SUBPART A: PUBLIC INFORMATION

Section

1750.100 Applicability
 1750.110 Public Requests
 1750.120 Public Submissions

SUBPART B: RULEMAKING

Section

1750.200 Procedure
 1750.210 Public Hearings

SUBPART C: ORGANIZATION

Section

1750.310 Preamble
 1750.320 Officers
 1750.330 Meetings
 1750.340 Committees
 1750.350 Authority Staff
 1750.360 Amendment of Organizational Rules
 1750.370 Unspecified Matters
 1750.380 Effective Date

AUTHORITY: Implementing and authorized by Executive Order 82-2 and the Illinois Criminal Justice Information Act (Ill. Rev. Stat. 1983, ch. 38, pars. 210-1 et seq.) [20 ILCS 3930/1].

SOURCE: Organizational rules adopted at 7 Ill. Reg. 8239, effective July 5, 1983; Public Information and Rulemaking rules adopted and codified at 8 Ill. Reg. 2457, effective February 9, 1984; organizational rules repealed by Operation of Law October 1, 1984; amended at 9 Ill. Reg. 17358, effective October 28, 1985; amended at 17 Ill. Reg. _____, effective December 3, 1993.

SUBPART B: RULEMAKING

CRIMINAL JUSTICE INFORMATION AUTHORITY

NOTICE OF ADOPTED AMENDMENTS

Section 1750.200 Procedure

- a) Rules may be proposed by any member of the Illinois Criminal Justice Information Authority (hereinafter called "the Authority"), or the Executive Director. However, rules shall be issued only by the Authority.
- b) Any interested person may petition the Executive Director of the Authority to make, amend or repeal a rule. The Executive Director shall refer all petitions with staff review and recommendations to the Legislation and Regulations Committee of the Authority which shall decide whether or not to recommend for further action.

- 1) The petition shall be addressed to:

Executive Director
 Illinois Criminal Justice Information Authority
 120 S. Riverside Plaza
 Chicago, Illinois 60606

- 2) The petition shall contain a clear statement of reasons for the proposed rule, amendment or repeal and the exact language of the suggested new rule or amendment.

- c) All rules promulgated by the Authority shall be in accordance with the procedures for issuing proposed rules and for their ultimate adoption in accordance with the Administrative Procedure Act (Ill. Rev. Stat. ~~1981~~ 1991, ch. 127, par. 1001-1 et seq.) [5 ILCS 100/1-1 et seq.].

- d) Rules adopted by the Authority shall be available for public inspection during normal working hours at 120 South Riverside Plaza, Chicago, Illinois.

(Source: Amended at 17 Ill. Reg. _____, effective December 3, 1993)

Section 1750.210 Public Hearings

- a) The Chairman or a committee chairman may convene public hearings on proposed rulemaking whenever the interest of the State would be best served by such proceedings in order to establish a record of public comment.

CRIMINAL JUSTICE INFORMATION AUTHORITY

NOTICE OF ADOPTED AMENDMENTS

- b) Formal notice of a public hearing shall be given upon at least ten (10) business days notice in accordance with the Illinois Open Meetings Act (Ill. Rev. Stat. ~~1984~~ 1991, ch. 102, par. 41 et seq.) [5 ILCS 120/11. The notice shall include the date, time, and place of the proceedings.
- c) Minutes of public hearings shall be recorded and shall be available for public inspection.

(Source: Amended at 17 Ill. Reg. _____, effective December 3, 1993)

SUBPART C: ORGANIZATION

Section 1750.310 Preamble

The Illinois Criminal Justice Information Authority (hereinafter called the "Authority") shall have the duties and responsibilities set forth in Governor James R. Thompson's Executive Order Number 82-2, dated April 1, 1982 and the Illinois Criminal Justice Information Act (Ill. Rev. Stat. ~~1983~~ 1991, ch. 38, pars. 210-1 et seq.) [20 ILCS 3930/1 et seq.].

(Source: Amended at 17 Ill. Reg. _____, effective December 3, 1993)

Section 1750.320 Officers

- a) Chairman- The Chairman shall be an Authority member designated by and serving at the pleasure of the Governor.
- b) Vice Chairman- The Vice Chairman shall be an Authority member designated by and serving at the pleasure of the Chairman. Upon disability or unavailability of the Chairman, the Vice Chairman shall function as the Chairman until the Chairman again becomes able or available or until the Governor appoints a new Chairman.
- c) Secretary- The Chairman shall appoint the Secretary, who shall serve at his pleasure. The Secretary need not be an Authority member, but if he or she is not an Authority member, he or she may not exercise the powers and functions of Authority members. The Secretary shall draft and forward the minutes of each meeting to Authority members prior to the next Authority

CRIMINAL JUSTICE INFORMATION AUTHORITY

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meeting, at which time they shall be submitted to the Authority for approval. Copies of approved minutes shall be promptly sent to the Governor's office and anyone who requests them. The Secretary shall also provide for the public notice of regular, rescheduled and special Authority meetings as required by the Illinois Open Meetings Act (Ill. Rev. Stat. ~~1983~~ 1991, ch. 102, pars. 41-46) [5 ILCS 120/11, and perform such other tasks as the Chairman designates.

(Source: Amended at _____ Ill. Reg. _____, effective December 3, 1993)

Section 1750.340 Committees

- a) Committee Structure- The Authority shall have both ad hoc and standing committees.
- b) Membership- The Chairman shall appoint all committee chairmen and vice chairmen. Except for the Appeals Committee, standing committees shall consist of at least seven members of the Authority appointed by the Chairman. Ad Hoc Committees shall include at least one Authority member, who shall be appointed by the Chairman. The Chairman may appoint non-Authority members to an Ad Hoc Committee. The members of all committees shall serve at the pleasure of the Chairman. The Chairman and Vice Chairman, ex officio, shall be voting members of all committees.
- c) Meetings- Either the Chairman or a committee chairman may schedule a committee meeting.
- d) Quorum- No business may be conducted by a committee unless a majority of the number of committee members, including either the committee chairman or vice chairman, are present. Members may be present via telephone, which includes conference calls and video conferencing. After a quorum is announced, no committee vote may be taken unless at least three (3) committee members are present at the time of the vote.
- e) Public Hearings- The Chairman or a committee chairman may convene public hearings, upon at least ten (10) business days notice, in order to establish a record of public comment on proposed rules, regulations or legislation. The presence of a majority of the number of committee members shall not be required in order to conduct public hearings.

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- f) Participation- With the consent of a committee chairman, representatives of any Authority member, specifically designated to the Chairman of the Authority, may participate in any committee meeting for discussion purposes. Members of the Authority who are not committee members shall have the right to participate in committee meetings ~~and but shall not~~ have the right to vote. ~~However, the~~ The Chairman of the Authority may designate any Authority member to become an ad hoc voting member of a committee when necessary to ensure a quorum.
- g) Notice- A committee meeting shall be scheduled upon at least 24 hours notice- by telephone, mail or equivalent- to the committee members. However, notice for any committee meeting involving public hearings or regulatory or rulemaking proceedings must be mailed at least ten (10) business days prior to the meeting date.
- h) Oversight of Committees- In order to provide for oversight by the Authority of actions taken by any committee, whether ad hoc or standing, Authority members shall be notified- by phone, mail or equivalent- of all motions passed by a particular committee, within five (5) business days of any committee meeting, or prior to the next meeting of that committee, or before the next meeting of the Authority, whichever is sooner. Within ten (10) business days of receipt of such information, a special meeting of the Authority may be convened upon the request of five (5) Authority members, for the purpose of fully discussing any action taken by a committee and to supersede the authorization granted to the committee to act on the Authority's behalf in any particular matter.
- i) Minutes and Reports- Minutes of all committee meetings shall be kept. Copies of minutes shall be furnished to all members of the Authority within 42 days following each committee meeting. Minutes and reports shall be the responsibility of the committee secretary. A committee chairman may designate anyone to serve as committee secretary.
- j) Rules- Committees shall be governed by these Organizational Rules.
- k) Ad Hoc Committees- The Chairman may create Ad Hoc Committees. Ad Hoc Committees shall exercise those powers as are delegated to them by the Chairman, these Organizational Rules, and as are appropriate to their mission and responsible. Ad Hoc

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- Committee reports and recommendations shall be submitted to the Chairman and shall be advisory only.
- 1) Standing Committees- The Authority shall establish the following standing committees with the powers and duties stated.
- 1) Budget Committee- The Budget Committee shall:
- review the budget of the Authority and oversee the Criminal Justice Information Systems Fund;
 - receive fiscal reports about the funds made available to further the purposes of the Illinois Criminal Justice Information Act;
 - oversee the grant award procedures of the Authority; and
 - present testimony and advocate the Authority's budget request before the Governor and General Assembly.
- 2) Operation and Audits Committee- The Operations and Audits Committee shall:
- review and monitor the operation of comprehensive information systems that are being designed or have been developed and are operated by the Authority; and
 - oversee the annual and periodic audits of the state central repositories as provided in the Illinois Criminal Justice Information Act.
- 3) Legislation and Regulations Committee- The Legislation and Regulations Committee shall:
- review legislation and regulations proposed by Authority staff and other agencies which have systemic impact on criminal justice information; provide testimony and make recommendations to the Governor and General Assembly regarding proposed legislation and regulations, as provided in the Illinois Criminal Justice Information Act;
 - study and recommend regulations to ensure the privacy and security of criminal history record information as required by the Illinois Criminal Justice Information Act; and
 - Joint Committee on Administrative Rules in favor

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of those privacy and security and other rules and regulations proposed by the Authority as required by the Illinois Criminal Justice Information Act.

- 4) Research and Policy Committee- The Research and Policy Committee shall:

- A) review the research projects, proposals and programs of the Authority; and
- B) evaluate and correlate State and local programs as provided in the Illinois Criminal Justice Information Act, particularly with respect to the proper reporting of automated dispositions to the Department of State Police by state's attorneys and clerks of the circuit courts.

- 5) Appeals Committee- The Appeals Committee shall hear all administrative appeals by individuals challenging the accuracy and completeness of criminal history record information. The Appeals Committee shall consist of three of the Authority's five members of the general public. The Chairman of the Authority shall appoint the chairman and members of the Appeals Committee. If one or more of the members of the Appeals Committee are unavailable to hear an appeal, then the Chairman of the Authority, or in his absence the Vice Chairman, shall appoint replacement(s) for the unavailable member(s) for the limited purpose of hearing the appeal in question.

(Source: Amended at 17 Ill. Reg. _____, effective December 3,
1993)

Section 1750.350 Authority Staff

- a) Executive Director- The Executive Director shall be appointed by and shall serve at the pleasure of the Governor. The Executive Director shall function as the chief executive officer of the Authority and in that capacity is authorized to bind the Authority in contractual and other matters affecting the general operations and responsibilities of the Authority, as provided in the Illinois Criminal Justice Information Act. He shall devote his full time to assisting the Authority in performance of its duties and in fulfilling its responsibilities. The Executive Director shall regularly review and from time to time recommend to the Authority appropriate amounts for the establishment of user's fees to be collected from

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local criminal justice agencies, as provided in the Illinois Criminal Justice Information Act. He may also exercise such additional powers as may be delegated to him from time to time by the full Authority or its committees.

- b) Authority Staff- The Authority Staff shall consist of such administrative, professional, clerical, and other personnel as deemed required by the Executive Director to assist the Authority in performing its duties and fulfilling its responsibilities. The Authority staff shall be organized by the Executive Director as he may deem appropriate. Staff members shall be employed by the Executive Director in accordance with the Personnel Code (Ill. Rev. Stat. ~~1983~~ 1991, ch. 127, pars. 63b(101) et seq.) [20 ILCS 415/1 et seq.], and will perform duties as requested or directed by him.

(Source: Amended at 17 Ill. Reg. _____, effective December 3,
1993)

Section 1750.370 Unspecified Matters

All matters not specified by these Organizational Rules shall be governed by Executive Order Number (82-2), dated April 1, 1982, the Illinois Criminal Justice Information Act (Ill. Rev. Stat. ~~1983~~ 1991 ch. 38, pars. 210-1 et seq.) [20 ILCS 3930/1, the Open Meetings Act (Ill. Rev. Stat. ~~1983~~ 1991, ch. 102, pars. 41 et seq.)] [5 ILCS 120/1 et seq.], the Illinois Administrative Procedure Act (Ill. Rev. Stat. ~~1983~~ 1991, ch. 127, pars. 1001-1 et seq.) [5 ILCS 100/1-1 et seq.], and the latest edition of Robert's Rules of Order whenever applicable.

(Source: Amended at 17 Ill. Reg. _____, effective December 3,
1993)

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1) Heading of the Part: Minimum Standards for Licensure of Community Residential Alternatives

2) Code Citation: 59 Ill. Adm. Code 113

3) Section Numbers:

113.10
113.15
113.40
113.45
113.50
113.55
113.60
113.80
113.130

Adopted Action:

Amended
New Section
Amended
New Section
Amended
New Section
Amended
Amended
Amended

4) Statutory Authority: Implementing and authorized by Section 5-104 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1991, ch. 91½, par. 5-104) [405 ILCS 5/5-104], Section 5 of Department of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1991, ch. 91½, par. 100-5) [20 ILCS/5] and the Community Residential Alternatives Licensing Act (Ill. Rev. Stat. 1991, ch. 91½, pars. 621 et seq.) [210 ILCS 140].

5) Effective Date of Amendments: November 29, 1993

6) Does this rulemaking contain an automatic repeal date? No.

7) Do these proposed amendments contain incorporations by reference? This rulemaking incorporates by reference the standards of nationally recognized organizations and federal regulations.

8) Date Filed in Agency's Principal Office: November 22, 1993.

9) Notice(s) of Proposal Published in Illinois Register: November 30, 1992 (16 Ill. Reg. 17887)

10) Has JCARE issued a Statement of Objections to these amendments?

11) Difference(s) between proposal and final version:

The Department made the following changes in response to recommendations received from the Administrative Code Division:

The heading of the Part in question #1 of the list of questions was corrected.

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In Section 113.10, the entire definition of "(a)ccreditation was underscored.

In Section 113.40(c)(2), the last statement has been stricken.

The lines in the main and Section Source notes were lengthened.

The Administrative Code also recommended that the initial letter "r" in the word "repealed" following Section 113.130 in the table of contents be capitalized. Since the Department has added language to this Section in response to public comment, the Section is no longer repealed. Thus, this change was not made.

The Department made the following technical changes:

On the pages of questions, the response to questions (5) and (12)(C) were revised to reflect the adopted amendments to Part 103 (59 Ill. Adm. Code 103). In addition, the response to question (8) was rewritten.

Section 113.10 - In the definition of "(a)ccreditation", the date of the reference cited in the first subsection was corrected.

In this same Section, in the definition of "(c)ommunity residential alternative", the phrase "individuals" with developmental disabilities (adults)" was substituted for the phrase "developmentally disabled adults" after the word "fewer" for consistency with language used elsewhere in this rulemaking.

In this same Section, in the second subsection of the definition of "(f)acility", the reference to the Illinois Revised Statutes was updated to reflect the 1991 edition. In the third subsection of this same definition, the citation was deleted since this citation has been given previously.

In this same Section, in the definition of "(g)uardian", the phrase "et seq." has been added after the phrase "par. 1-1" in the citation.

In the definition of "(h)abilitation", the phrase "an individual's" was substituted for the phrase "a resident's" after the word "increasing" for consistency with language used elsewhere in this rulemaking.

In the definition of "(r)esident", the phrase "an individual" was substituted for the phrase "a person" before the word "residing" for consistency with language used elsewhere in this rulemaking.

In the definition of "(r)esident living coordinator", the phrase "a staff member" was substituted for the phrase "an individual" before the word "who" for clarity.

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In this same Section, in the definitions of "(r)estrain" and "(s)eclosure", the phrase "Mental Health and Developmental Disabilities" has been added before the word "Code".

In this same Section, in the definition of "Title XX eligibility", the citation has been updated.

Section 113.15 - The comma following the word "specified" was deleted.

Section 113.80(f)(5)(e) - The phrase "individuals with handicapping conditions including deafness and/or blindness" was substituted for the phrase "physically handicapped including deaf and/or blind" at the end of the first sentence for consistency with language used elsewhere in this rulemaking.

The word "repealed" was deleted from the heading for Section 113.130 in both the table of contents and in the text.

References to the Illinois Compiled Statutes were added to this rulemaking wherever appropriate.

The Department made the following changes in response to public comments:

Section 113.10 - The definitions of "(e)pilepsy" and "(q)ualified mental retardation professional" were rewritten.

In the definition of "(i)nterdisciplinary team", the second sentence was deleted.

In the definition of "(q)ualified surveyor", the phrase "or a high school diploma, with at least three years of paid working experience with the developmentally disabled, and who demonstrates the ability to interpret codes, plans of corrections, certifications and CRA standards" at the end of the second sentence was deleted. The last sentence was added.

Section 113.50(b) - Rewritten.

Section 113.50(c) - The phrase "individuals with developmental disabilities" substituted for the phrase "the developmentally disabled individual".

Section 113.55 - The proposed language was labeled subsection (a) and new subsections (b) and (c) were added. In relabeled subsection (a), the reference to Section 113.150(a) was corrected to read Section 113.50(a).

Section 113.60(c) - Subsections (1) and (2) were added.

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Section 113.130 - Language was added to replace language which was repealed in the proposal.

The Department made the following changes as a result of the agreements made with JCAR:

The authority note was corrected.

Section 113.10 - The definition of "(a)buse" was replaced with a the same definition of "abuse" as used in other Department rules.

In the definition of "(a)ccreditation", the punctuation following the initial word "(a)ccreditation" and the end date "1992" was corrected. In addition, the letter "o" on the word "organization" in the last subsection of this definition was capitalized.

The parenthetical phrase "Section 3 of the Act" was added to the definitions of "(a)dult", "(a)pplicant", "(a)ppropriate programming", "(c)ommunity residential alternative", "Department", "Director", "(l)icense", "(l)icensee", "(o)wner", "(p)lan of correction", "(q)ualified surveyor", and "(r)esident".

The definitions of "Department" and "Director" were placed in bold-face type.

The citation to the Illinois Compiled Statutes was added to the definition of "(d)evelopmental disability".

The second sentence of the definition of "(d)istinct part" was rewritten. The definition of "(f)acility" was deleted.

In the definition of "(i)ndividual educational program (IEP)", the initial word "(i)t" was substituted for the initial word "I" in the last sentence.

In the definition of "(n)urse, the comma before the phrase "et seq." was deleted, the "t" on "The" before "Illinois" was put in lower case and "of 1987" was added.

In the stricken definition of "(q)ualified mental retardation professional", the phrase "(a) person who is" was added back in and stricken and the word "or" at the end of the eighth subsection was stricken. In this same subsection "meeting" and "being" were substituted for "meet" and "be". The end punctuation of the subsections of the added definition of "(q)ualified mental retardation professional" was corrected to semicolons and the word "or" was added to the end of the tenth subsection. The citation in the first subsection was corrected to read "et seq.". Citations were added to the second and sixth subsections.

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In the definition of "(s)afety device", the word "prevent" was substituted for the word "prevents".

In the definition of "(s)peech-language pathologist", the word "Part" was substituted for the word "provision".

In the first subsection of the definition of "(s)ocial worker", the name of the state agency was corrected and the word "and" following the state agency's name was deleted. The word "and" was added to the end of the second subsection.

Section 113.40(a), (b) and (c) - The parenthetical statements were added.

Section 113.40(c)(1)(F) - The phrase "Section 8(2) of the Act" was added.

Section 113.40(c)(1)(G) - The "s" on "State" was capitalized and this subsection placed in regular type.

Section 113.45 - Added. This Section was also added to the Table of Contents.

Section 113.50(b) - The end period was deleted.

Section 113.50(b)(6) - The "s" on "State" was capitalized.

Section 113.50(c)(A), (B), (C), and (D) - Relabeled (1), (2), (3) and (4).

Section 113.50(d) - This subsection originally labeled Section 113.50(h)(8) and deleted in the proposal was restored and labeled subsection(d).

Section 113.55(c) - The word "of" was substituted for the word "following" after the word "date".

Section 113.80(f)(5)(E) - The spelling of "blindness" was corrected.

Section 113.80(e)(1)(A) - The "s" on "State" was capitalized.

Section 113.130(a) - In the third line, the word "(i)ndividuals" was substituted for the word "individual" and the word "basic" was substituted for the word "basis".

In addition, punctuation and capitalization were corrected throughout.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?

13) Will this amendment replace an emergency rule? No.

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14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Amendments: Part 113 is the Department's Rule on community residential alternatives. The Department began amending Part 113 in March 1991. This process has included extensive discussion with community provider agencies.

The trust of these amendments is to make Part 113 consistent with the adopted amendments to Part 103 (59 Ill. Adm. Code 103) (17 Ill. Reg. 10282, July 16, 1992) which attempts to provide flexibility in operation for community agencies and the inclusion of appropriate accountability processes. These amendments are a part of the Department's general effort for regulatory reform, with the intent of reducing or eliminating unnecessary regulation while upholding reasonable standards of accountability and assurance of the provision of quality services.

In addition, citations have been updated to reflect the most current statutes and technical changes have been made to make these amendments consistent with other Department rules. A Section on incorporation by reference has been added.

16) Information and questions regarding these adopted amendments shall be directed to:

Name: Judith Hollenberg
Rules Administrator
Address: 403 Stratton Building
Springfield, IL 62765
Telephone: (217)785-3313

The full text of the Adopted Amendments begins on the next page.

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TITLE 59: MENTAL HEALTH
CHAPTER 1: DEPARTMENT OF MENTAL HEALTH
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PART 113
MINIMUM STANDARDS FOR LICENSURE OF
COMMUNITY RESIDENTIAL ALTERNATIVES

Section	Definitions
113.10	Incorporation by reference
113.15	Application for license
113.20	Complaint procedures
113.30	Departmental inspections
113.40	Monitoring and evaluation
113.45	Administrative policies and practices
113.50	Accreditation
113.55	Personnel and staffing policies
113.60	Site, physical plant standards
113.70	Physical plant services
113.80	Food and nutrition services
113.90	Admission/discharge
113.100	Resident rights
113.110	Resident records
113.120	Resident living program
113.130	Unusual occurrences
113.140	

AUTHORITY: Implementing and authorized by Section 5-104 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1981 1991, ch. 91, par. 5-104) [405 ILCS 5/5-104], Sections 2 and 5 of "An Act codifying the powers and duties of the Department of Mental Health and Developmental Disabilities Act" (Ill. Rev. Stat. 1981 1991, ch. 91, pars. 100-2 and 100-5) [20 ILCS 1705/5] and the Community Residential Alternatives Licensing Act (Ill. Rev. Stat. 1981 1991, ch. 91, par. 621 et seq.) [210 ILCS 140].

SOURCE: Emergency rule adopted and codified at 6 Ill. Reg. 7239, effective June 8, 1982, for a maximum of 150 days; adopted at 7 Ill. Reg. 1054, effective January 19, 1983; amended at 17 Ill. Reg. _____, effective November 29, 1993

Statutory language cited in this Part is indicated in bold print.

NOTE: Bold-face type denotes statutory language.

Sections 113.10 Definitions

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- a) As used in the Community Residential Alternatives Licensing Act and this Part, unless the context otherwise requires, the terms defined in this Section have the meanings ascribed to them herein.
- b) Each definition is to be considered individually. They are not given individual numbers because they are listed alphabetically, and the numbers would have to be changed each time a new definition was added or deleted.
- c) The terms defined below are terms that are used in the licensing standards established by this Department.
- "Abuse"--Any physical, emotional, social or mental injury inflicted on a resident other than by accidental means.
- "Abuse." Any physical injury, sexual abuse or mental injury inflicted on an individual other than by accidental means. (Section 1-101.1 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1991, ch. 91, par. 1-101.1) [405 ILCS 5/1-101.1]).

Physical injury includes all injuries serious enough to require immediate medical treatment by a physician, such as fractures and lacerations which require suturing and all other injuries which because of the circumstances or nature of the injury indicate possible abuse or neglect.

Sexual abuse includes but is not limited to any sexual penetration or sexual conduct between an individual and another person if the individual has been adjudicated legally disabled, or has a guardian, or is unable to understand the nature of the act or is unable to give knowing consent, or is injured, or alleges that there is, or there is evidence of use of force, coercion, or the exchange of money or anything of value; and

Mental injury includes use of words, signs, gestures or other actions by anyone against an individual which intimidates, demeans, harasses, causes emotional anguish or distress, ridicules, threatens, harms or will knowingly incite or precipitate maladaptive behavior on the part of an individual. Mental injury also includes exploitation, which is any act that uses individuals, their resources or their possessions for an agency employee's personal gain or for the agency's benefit.

"Access." The right to:

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enter any CRA;

seek consent to communicate privately and without restriction with any resident;

communicate privately and without restriction with any resident who consents to the communication;

inspect the clinical and other records of a resident with the express written consent of the resident, and/or guardian, if appropriate;

observe all areas of the CRA except the living area of any resident who protests the observation.

"Accreditation." A process establishing that a program complies with nationally recognized standards of care as set by one of the following:

Accreditation Manual for Hospitals (Joint Commission on Accreditation of Healthcare Organizations (JCAHO), One Renaissance Boulevard, Oakbrook Terrace, Illinois 60181, 1993);

Manual for Agency Accreditation (Council on Accreditation of Services for Families and Children (COA), 520 Eighth Avenue, Suite 2202B, New York, New York 10018, 1992);

Mental Health Standards (Joint Commission on Accreditation of Healthcare Organizations (JCAHO), One Renaissance Boulevard, Oakbrook Terrace, Illinois 60181, 1993);

Standards for Services for People with Disabilities (Accreditation Council on Services for People with Disabilities (Council), 8100 Professional Place, Suite 204, Landover, Maryland 20785, 1990);

Standards Manual for Organizations Serving People with Disabilities (Commission on Accreditation of Rehabilitation Facilities (CARF), 10001 North Wilmot Road, Tucson, Arizona 85711, 1992).

"Act." As used in these standards, the Community Residential Alternatives Licensing Act.

"Activity program." A specific planned program of varied group and individual activities geared to the individual resident's needs and

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available for a reasonable number of hours each day. Subgroups: e.g., leisure, recreation, religion, community, volunteers.

"Adaptive behavior." Standards of personal independence and social responsibility expected of the resident's age-appropriate and cultural group.

"Addition." Any construction attached to the original building which increases the area or cubic content of the building.

"Adult." A person 18 years of age or older. (Section 3 of the Act)

"Advocate." A person who represents the rights and interests of an individual as though they were the person's own, in order to realize the rights to which the individual is entitled, obtain needed services, and remove barriers to meeting the individual's needs.

"Agency." An organizational entity which coordinates the establishment and ongoing function of a community residential alternative.

"Alteration." Any construction change or modification of an existing building which does not increase the area or cubic content of the building.

"Ambulatory resident." A person who is physically and mentally capable of walking without assistance.

"Applicant." Any person, agency, association, corporation, partnership, or organization, making application for a license. (Section 3 of the Act)

"Appropriate." A term used to indicate that a requirement is to be applied according to the needs of a particular individual or situation, and that that requirement is in substantial compliance.

"Appropriate programming." Programming which meets each resident's individual needs commensurate with his/her functioning level. (Section 3 of the Act)

"Assessment." The use of an objective system with which to evaluate the physical, social, developmental, behavioral, psychosocial, etc., aspects of a resident.

"Assistance." To give help to or aid.

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"Audiologist."- A person who is certified or is eligible for a Certification of Clinical Competence in audiology granted by the American Speech-Language-Hearing Association under its requirements in effect on the publication of this provision, or meets the educational requirements for certification, and is in the process of accumulating the supervised experience required for certification.

"Autism."- Autism is a developmental disability which is manifested by a combination of significant disturbances in intellectual, sensory, cognitive, social, physiological, and emotional functioning and is distinguished from other related disorders by: impaired or disordered language and communication; failure to develop appropriate social relationships; ritualistic or compulsive behaviors.

"Aversive stimuli."- The use of means that are unpleasant, annoying, painful, potentially damaging to body tissue or that otherwise threaten the well being of the resident such as loud noises, electric shock, chemical irritants, etc.

"Behavior modification."- Techniques to be used to change or revise current behavior patterns.

"Basement."- When used in these standards, means any story or floor level below the main or street floor. Where due to grade difference, there are two levels each qualifying as a street floor, a basement is any floor below the level of the two street floors. Basements shall not be counted in determining the height of a building in stories.

"Basic care."- Provides a resident with support, care and assistance necessary for that person to maintain, preserve and enhance the individual's health condition, safety and self-preservation. Basic care services are intended to assist the resident to maintain and/or improve his/her physical and developmental condition.

"C' rating."- A technical classification system used to determine flame spread ranges of interior finishes by the National Fire Protection Association (NFPA) 101, Life Safety Code. A "C" rating is considered normal residential construction.

"Cerebral palsy."- A disorder dating from birth or early infancy, non-progressive, characterized by examples of aberrations of motor function (paralysis, weakness, incoordination) and often other manifestations of organic brain damage such as sensory disorder,

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seizures, mental retardation, learning difficulty and behavior disorders.

"Community residential alternative."- A group home for 8 or fewer individuals with developmental disabilities (adults) who are unable to live independently but are capable of community living if provided with an appropriate level of supervision, assistance and support services. A community residential alternative may provide training and guidance to residents in the skills of daily living and shall provide opportunities for participation in community activities. A community residential alternative shall not be a medical or nursing facility. (Section 3 of the Act)

"Complainant."- Any person, community residential alternative resident, staff member, relative or governmental body that files a complaint with the Department against a community residential alternative.

"Concentration."- The grouping or clustering of CRA's and/or other residential alternatives in a defined area which inhibits the meeting of residents' social and physical needs through the locally available community-neighborhood resources. (Certain restrictions may be imposed by the Department on CRA locations in order to maintain a normalized distribution of CRA's in a defined area.)

"Conversion."- Converting a building for use as a CRA.

"Corridor."- An interior passage which is part of an "exit in that it provides access to an exit.

"Corporal punishment."- Painful stimuli inflicted directly upon the body.

"CRA."- Acronym for community residential alternative.

"Dentist."- Any person licensed by the State of Illinois to practice dentistry, including persons holding a Temporary Certificate of Registration, as provided in the Illinois Dental Practice Act (Ill. Rev. Stat. 1981 1991, ch. 111, par. 2201-2301- et seq.) [225 ILCS 251].

"Department."- The Department of Mental Health and Developmental Disabilities. (Section 3 of the Act)

"Developmental disability."- Disability which is attributable to mental retardation, cerebral palsy, epilepsy or autism; or to any other condition which results in impairment similar to that caused by mental retardation and which requires services similar to those

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required by mentally retarded persons. Such disability must originate before the age of 18 years, be expected to continue indefinitely, and constitute a substantial handicap. (Ill. Rev. Stat. 1981 1991, ch. 91, par. 1-106) [405 ILCS 5/1-106]

"Dietitian." A person who: is eligible for registration by the American Dietetic Association; or has a baccalaureate degree with major studies in food and nutrition, dietetics, or food service management; has one year of supervisory experience in the dietetic service of a health care institution, and participates annually in continuing dietetic education.

"Director." The Director of the Department of Mental Health and Developmental Disabilities. (Section 3 of the Act)

"Discharge." The full release of any resident from a CRA.

"Distinct part." An entire physically identifiable unit to be established within another structure. (licensure of a CRA within another licensed entity (by the Departments of Children and Family Service or Public Health) is not permissible by the Department of Mental Health and Developmental Disabilities.) The Department does not permit licensure of a CRA within another entity licensed by either the Departments of Children and Family Services or Public Health.

"Emergency." A situation, physical condition or one or more practices, methods or operations which present imminent danger of death or serious physical or mental harm to resident(s) of a CRA.

"Epilepsy." A chronic symptom of cerebral dysfunction characterized by recurrent attacks involving changes in the state of consciousness, sudden in onset and of brief duration. Many attacks are accompanied by a seizure in which the person falls involuntarily. A condition when recurrent electrical discharges in the brain disturb the normal function of the nervous system. These episodes of disturbance are called seizures. Seizures can involve a temporary loss of consciousness or temporary changes in behavior. The exact changes of behavior depend on the area of the brain which is being stimulated by the electrical discharge.

"Evaluation report." A written report filed by a qualified surveyor from the Department based on the requirement of the Community Residential Alternatives Licensing Act and the standards promulgated thereunder.

"Existing structure." A structure which is intended to be used wholly or in part as a licensed CRA.

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"Facility" or "long-term care facility." A private home institution, building, residence, or any other place, whether operated for profit or not, or a county home for the infirm and chronically ill operated pursuant to the County Home Act (Ill. Rev. Stat. 1981, ch. 34, pars. 5361 et seq.) or by a county pursuant to "An Act in relation to homes for the aged," (Ill. Rev. Stat. 1981, ch. 34, pars. 3561 et seq.) or any similar institution operated by a political subdivision of the State of Illinois, which provides, through its ownership or management, personal care, sheltered care or nursing for three or more persons not related to the applicant or owner by blood or marriage, it includes skilled nursing facilities and intermediate care facilities as those terms are defined in Title XVIII (42 U.S.C.A. 1395b-1 et seq., 1981 and Title XIX (42 U.S.C.A. 1396a et seq., 1981).

A home institution, or other place operated by the federal government or agency thereof, or by the State of Illinois.

A hospital, sanitarium, or other institution whose principal activity or business is the diagnosis, care, and treatment of human illness through the maintenance and operation of organized facilities, therefore, which is required to be licensed under the Hospital Licensing Act (Ill. Rev. Stat. 1981, ch. 111, par. 144), or

Any facility for child care as defined in the Child Care Act of 1969 (Ill. Rev. Stat. 1981, ch. 23, par. 221), or

Any community residential alternative as defined in the Community Residential Alternatives Licensing Act (Ill. Rev. Stat. 1981, ch. 111, par. 415-113).

"Financial responsibility." Sufficient assets to provide adequate services such as staff, heat, laundry, foods, supplies, and utilities for at least a two-month period of time.

"Goal." An expected result or condition that involves a specified period of time to achieve, that is specified in behavioral terms in a statement of relatively broad scope, and that provides guidance in establishing specific objectives directed toward its attainment.

"Governing body." The policy-making authority, whether an individual or a group, that exercises general direction over the affairs of a CRA and establishes policies concerning its operation and the welfare of the residents it serves.

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social-worker-and-other-professionals. At least one member of the team shall be a qualified mental retardation professional.

"License." Any of the following types of licenses issued to an applicant or licensee by the Department:

Probationary license. A license issued to an applicant or licensee which has not held a license contiguous to it application.

Regular license. A license issued to an applicant or licensee which is in substantial compliance with the Community Residential Alternatives Licensing Act and any standards promulgated hereunder. (Section 3 of the Act)

"Licensee." A person, agency, association, corporation, partnership or organization which has been issued a license to operate a community residential alternative. (Section 2 of the Act)

"Licensed practical nurse." A person with a valid current Illinois license to practice as a practical nurse.

"Maladaptive behavior." Impairment in adaptive behavior as determined by clinical evaluation or psychological testing. Impaired adaptive behavior may be reflected in delayed maturation or reduced learning ability or inadequate social adjustment.

"Mentally retarded and mental retardation." Significantly subaverage general intellectual functioning which exists concurrently with impairment in adaptive behavior and which originates before the age of 18 years.

"Misappropriation of property." Using a resident's cash, clothing, or other possessions without authorization by the resident or the resident's authorized representative; failure to return valuables after a resident's discharge; or failure to refund money after death or discharge when there is an unused balance in the resident's personal account.

"Mobile resident." Any resident who is not bedfast, but is able to move about either independently or with the aid of assistive devices such as walkers, crutches, wheelchairs, wheeled platforms, and so forth.

"Natural family." Parents (natural or adoptive), siblings, grandparents, aunts and/or uncles.

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"Guardian." A person appointed as a guardian of the person and/or estate under the Probate Act of 1975 (Ill. Rev. Stat. 1981 1991, ch. 110 1/2, par. 1-1 et seq.) [755 ILCS 5].

"Habilitation." An effort directed toward the remediation of a disability or toward increasing an individual's resident's level of physical, mental, social or economic functioning, independence and self-respect. Habilitation may include, but is not limited to, diagnosis, evaluation, medical services, residential care, day care, special living arrangements, training, education, sheltered employment, protective services, counseling and other services through interaction and participation in the community. (Ill. Rev. Stat. 1981 1991, ch. 91 1/2, par. 1-111) [405 ILCS 5/1-111]

"Hall" or "hallway." An interior passage which provides access to a room or area from another room or area and is not part of an exit.

"Health care services." Assist the resident to maintain and/or improve his/her health and physical capabilities, such as helping the resident maintain a medication schedule, use a prosthetic or orthopedic device, plan a special diet, or reinforce an occupational or physical therapy service rendered to the resident.

"Hospitalization." The care and treatment of a resident in a hospital as an inpatient.

"Illinois Client Information System (ICIS)." A comprehensive assessment tool, used by the Department of Mental Health and Developmental Disabilities, which assembles behavioral and socio-demographic information and developmental progress, necessary for decision-making about residents' programs.

"Individual educational program (IEP)." A written statement for each resident that provides for specific education and related services. The IEP may be incorporated into the IHP. It must be an identifiable component, separate or as part of IHP.

"Individual habilitation plan (IHP)." A written plan as defined in Section 4-309 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1981 1991, ch. 91 1/2, par. 4-309) [405 ILCS 5/4-309].

"Interdisciplinary team." Each resident's interdisciplinary team is constituted of persons drawn from, or representing the professions, disciplines, or service areas that are relevant to identifying the resident's needs and designing programs to meet them. This team shall include at least a physician or designee, a

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"Neglect."- A failure in a community residential alternative to provide adequate medical or personal care or maintenance, which failure results in physical or mental injury to a resident or in the deterioration of a resident's physical or mental condition.

"New construction."- A new building or addition to, or conversion of a building.

"Normalization."- The principle of helping residents to obtain an existence as close to normal as possible, by making available to them patterns and conditions of everyday life that are as close as possible to the norms and patterns of the mainstream of society.

"Nurse."- A registered nurse or a licensed practical nurse as defined in the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1981 1991, ch. 111, par. 3401 3501, et seq.) [225 ILCS 65].

"Objective."- An expected result or condition that involves a specified period of time to achieve, that is specified in behavioral terms, and that is related to the achievement goal.

"Occupational therapist, registered (OTR)." - A person who is a graduate of an occupational therapy curriculum accredited jointly by the Council on Medical Education of the American Medical Association and the American Occupational Therapy Association; or is eligible for certification by the American Occupational Therapy Association.

"Occupational therapy assistant."- A person who is eligible for certification as a Certified Occupational Therapy Assistant (COTA) by the American Occupational Therapy Association.

"Owner."- The individual, partnership, corporation, association or other person who owns a community residential alternative. In the event a community residential alternative is operated by a person who leases the physical plant, which is owned by another person, "owner" means the person who operates the community residential alternative, except that if the person who owns the physical plant is an affiliate of the person who operates the community residential alternative and has significant control over the day-to-day operations of the community residential alternative, the person who owns the physical plant shall incur jointly and severally with the owner all liabilities imposed on an owner under this Act. (Section 3 of the Act)

"Pharmacist, registered."- Any person who holds a certificate of registration as a registered pharmacist, a local registered pharmacist or a registered assistant pharmacist under the Pharmacy

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Practice Act of 1987 (Ill. Rev. Stat. 1981 1991, ch. 111, par. 4001 4121 et seq.) [225 ILCS 85].

"Physical therapist."- A person who is registered licensed with the Department of Registration and Education Professional Regulation as a physical therapist under "An Act in relation to Physical Therapy" (111 Rev. Stat. 1981 ch. 111, pars. 4201, et seq.) the Illinois Physical Therapy Act (Ill. Rev. Stat. 1991, ch. 111, par. 4251 et seq.) [225 ILCS 90], and has graduated from a physical therapy curriculum approved by the American Physical Therapy Association, or by the Council on Medical Education and Hospitals of the American Medical Association, or jointly by the Council on Medical Education of the American Medical Association and the American Physical Therapy Association.

"Physical therapy assistant."- A person who has graduated from a two-year college level program approved by the American Physical Therapy Association.

"Physician."- Any person licensed by the State of Illinois to practice medicine in all its branches and includes any person holding a Temporary Certificate of Registration, as provided in the Medical Practice Act of 1987 (Ill. Rev. Stat. 1981 1991, ch. 111, pars. 4401 4400-1 et seq.) [225 ILCS 60].

"Plan of correction."- A written plan submitted to the Department for violation of the Community Residential Alternatives Licensing Act or of rules promulgated hereunder which are cited by the Department. The plan shall describe the steps that will be taken in order to bring the community residential alternative into compliance and the time-frame for completion of each step. (Section 3 of the Act)

"Psychiatrist."- A person, as defined under "Physician" in these standards, who is board eligible or board certified in psychiatry.

"Psychologist."- A person registered with the Illinois Department of Registration and Education as a psychologist licensed under the Clinical Psychologist Registration Licensing Act (Ill. Rev. Stat. 1981 1991, ch. 111, pars. 5301 5351 et seq.) [225 ILCS 15].

"Qualified mental retardation professional" - A (42 GFR -442-400; Subpart 67-1981)-A person who is:

An educator with a degree in education from an accredited program; and with specialized training or one year of experience in working with the mentally retarded.

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A registered nurse licensed pursuant to the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 3501 et seq.) [225 ILCS 65];

An occupational therapist or occupational therapist assistant certified by the American Occupational Therapy Association or other comparable body (Illinois Occupational Therapy Practice Act (Ill. Rev. Stat. 1991, ch. 111, par. 3701 et seq.) [225 ILCS 75]);

A physical therapist certified by the American Physical Therapy Association or other comparable body (Illinois Physical Therapy Act (Ill. Rev. Stat. 1991, ch. 111, par. 4251 et seq.) [225 ILCS 90]);

A physical therapist assistant registered by the American Physical Therapy Association or a graduate of a two-year college-level program approved by the American Physical Therapy Association or comparable body;

A psychologist with at least a master's degree in psychology from an accredited school (Clinical Psychologist Licensing Act (Ill. Rev. Stat. 1991, ch. 111, par. 5351 et seq.) [225 ILCS 15]);

A social worker with a bachelor's degree from a college or university or graduate degree from a school of social work accredited or approved by the Council on Social Work Education or another comparable body (the Clinical Social Work and Social Work Practice Act (Ill. Rev. Stat. 1991, ch. 111, par. 6351 et seq.) [225 ILCS 10]);

A speech-language pathologist or audiologist with a certificate of Clinical Competence in Speech-Language Pathology or Audiology granted by the American Speech Language Hearing Association or comparable body or meeting the education requirements for licensure and being in the process of accumulating the supervised experience required for licensure (the Illinois Speech-Language Pathology and Audiology Practice Act (Ill. Rev. Stat. 1991, ch. 111, par. 7901 et seq.) [225 ILCS 110]);

A professional recreation staff person with a bachelor's degree in recreation or in a specialty area such as art, dance, music or physical therapy;

A professional dietitian registered by the American Dietetics Association; or

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A physical therapist or occupational therapist who has specialized training or one year of experience in treating the mentally-retarded;

A physician licensed by the State of Illinois to practice medicine or osteopathy; and with specialized training or one year of experience in treating the mentally-retarded;

A psychologist with at least a master's degree from an accredited program; and with specialized training or one year of experience in treating the mentally-retarded;

A registered nurse with a valid current Illinois registration to practice as a registered professional nurse; who has specialized training or one year of experience in treating the mentally-retarded;

A speech pathologist or audiologist who has specialized training or one year of experience in treating the mentally-retarded;

A registered social worker with a bachelor's degree in social work from an accredited program; or a bachelor's degree in a field other than social work and at least three years social work experience under the supervision of a qualified social worker;

A therapeutic recreation specialist who is a graduate of an accredited program and eligible for registration in the National Therapeutic Recreation Society; and who has specialized training or one year experience in working with the mentally-retarded; or

A rehabilitation counselor who is certified by the Commission on Rehabilitation Counselor Certification; and who has specialized training or one year of experience in treating the mentally-retarded;

"Qualified mental retardation professional (QMRP)." A QMRP must:

Have at least one year of experience working directly with individuals with mental retardation or other developmental disabilities and be one of the following:

A doctor of medicine or osteopathy licensed pursuant to the Medical Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 4400-1 et seq.) [225 ILCS 601];

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A human services professional with a bachelor's degree in a human services field, including but not limited to sociology, special education, rehabilitation counseling and psychology.

"Qualified surveyor." Any individual or any governmental agency designated by the Department to survey community residential alternatives for compliance with the Community Residential Alternatives Licensing Act and these standards. (Section 3 of the Act) Any individual designated as an agent of the Department's Quality Assurance Unit and who has successfully completed the Department's quality assurance training program for surveyors and possesses a baccalaureate degree with at least one year of paid working experience with the developmentally disabled, or a high school diploma, with at least three years of paid working experience with the developmentally disabled, and who demonstrates the ability to interpret codes, plans of correction, certifications and CRA standards. All qualified surveyors employed by the Department after December 1, 1993 shall meet this requirement.

"Reasonable visiting." Any time which does not interfere with normal sleeping hours or scheduled programming.

"Registered nurse." A person with a valid current Illinois registration to practice as a registered professional nurse.

"Renovate." Remodel by restoring, reconditioning or rehabilitating a structure for use as a CRA.

"Reputable moral character." Having no history of a conviction of the applicant, or if the applicant is a firm, partnership, or association, or any of its members, or of a corporation, or any of its officers, or directors, or of the person designated to manage or supervise the community residential alternative, or a felony, or of two or more misdemeanors involving moral turpitude, as shown by a certified copy of the record of the court of conviction, or in the case of the conviction of a misdemeanor by a court not of record, as shown by other evidence; or other satisfactory evidence that the moral character of the applicant, or manager, or supervisor of the community residential alternative is not reputable.

"Resident." An individual person residing in a community residential alternative pursuant to the Community Residential Alternatives Licensing Act (Section 3 of the Act), and receiving services in a CRA. (Section 3 of the Act)

"Resident living coordinator." An staff member individual who is at least 21 years of age is ultimately responsible for the day to

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day operation of the CRA and delivery of programs required to meet the needs of the residents.

"Restraint." Direct restriction through mechanical means or personal physical force of the limbs, head or body of a recipient or client, except as part of a medically prescribed procedure for the treatment of an existing physical disorder or the amelioration of a physical handicap. The partial or total immobilization of a recipient or client for the purpose of performing a medical/surgical procedure shall not constitute restraint. (Section 1-125 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1981 1991, ch. 91, par. 1-125) [405 ILCS 5/1-125]).

"Safety device." Any equipment or protective devices as prescribed which prevents the residents from falling or otherwise injuring themselves.

"Seclusion." The sequestration by placement of a recipient or client alone in a room which he/she has no means of leaving. When a recipient or client is placed in a behavior modification program pursuant to his/her individual services plan, he/she may be restricted to a given area or room for a reasonable period of time and such restriction shall not constitute seclusion. (Section 1-126 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1981 1991, ch. 91, par. 1-126) [405 ILCS 5/1-126]).

"Self-care services." Helps the resident perform daily living activities and personal hygiene functions such as toileting, bathing, grooming, and feeding.

"Speech-language pathologist." A person who is certified or is eligible for a Certification of Clinical Competence in speech-language pathology granted by the American Speech-Language-Hearing Association under its requirements in effect on the publication of this provision Part, or meets the educational requirements for certification, and is in the process of accumulating the supervised experience required for certification.

"Social worker, qualified." A person who:

Is licensed by the State of Illinois (registered or certified by the Illinois Department of Registration and Education; and Professional Regulation;

Is a graduate of a school of social work which has been approved by the Council on Social Work Education (some

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schools are approved for bachelor's degree programs and others for master's degree); and

Has one year of social work experience in a health care setting.

"State fire marshal."- The fire marshal of the Office of the State Fire Marshal, Division of Fire Prevention.

"Stockholder of a corporation."- Any person who, directly or indirectly, beneficially owns, holds or has the power to vote, at least 5% of any class of securities issued by the corporation.

"Story."- When-used-in-these-regulations, means That portion of a building between the upper surface of any floor and the upper surface of the floor above except that the topmost story shall be the portion of a building between the upper surface of the topmost floor and the upper surface of the roof above.

"Substantial compliance."- An operation composed of a residential component and a program component, which after being surveyed does not have a deficiency, or a group of deficiencies, that taken individually, or as a group jeopardizes the resident's health, welfare and safety. Each deficiency would also be supported by the plan of correction or equivalency that has been approved by the Department.

"Substantially handicapped."- A physical or mental disability, resulting from mental retardation, cerebral palsy, epilepsy, or autism, of such severity that alone, or in connection with social, legal or economic constraints, it requires the provision of specialized services over an extended period of time directed toward the resident's social, personal, physical or economic habilitation or rehabilitation.

"Support services."- Those services provided to residents in order to facilitate their integration into the community and to improve their level of functioning, independence and self-respect.

"Therapeutic recreation specialist."- A person who is eligible for registration as a therapeutic recreation specialist by the National Therapeutic Recreation Society (branch of the National Recreation and Park Association) under its requirements in effect on publication of this provision.

"Title XX eligibility."- Under the new block grant legislation service eligibility is based on client characteristics and the need

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for the service rather than categorical or income eligibility (45 CFR 96, Subpart G, ~~1991~~ 1992).

"Transfer."- A change in status of a resident's living arrangements from one community residential alternative to another residential alternative.

"Valid license."- A license which is unsuspended, unrevoked and unexpired.

(Source: Amended at 17 Ill. Reg. _____, effective November 29, 1993)

Section 113.15 Incorporation by reference

Any rules of an agency of the United States or of a nationally-recognized organization or association that are incorporated by reference in this Part are incorporated as of the date specified and do not include any later amendments or editions.

(Source: Added at 17 Ill. Reg. _____, effective November 29, 1993)

Section 113.40 Departmental inspections

- a) The Department may inspect the records and premises of a community residential alternative whenever the Department determines appropriate. (Section 8(1) of the Act)
- b) Upon receipt of an application filed in proper order, the Department shall review the application and shall make an on site evaluation of the proposed community residential alternative. (Section 7(2) of the Act)
- c) The evaluation shall be conducted by a qualified surveyor representing the Department. (Section 7(3) of the Act)
 - 1) Inspections
 - A) All CRA's to which these standards apply are subject to surveys by properly identified personnel of the Department or by such other properly identified persons as the Department may designate.
 - B) Any applicant for a license, holder of a license or person representing the CRA shall afford the representative of the Department every reasonable opportunity for examining the records, the premises and

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obtaining information required in administration of the community residential alternative for the purpose of, but not limited to, licensing, inspections, complaint, investigation, routine monitoring, program evaluation, resident assessment, etc.

C) Any holder of a license or applicant for a license shall be deemed to have given consent to any authorized officer, employee or agent of the Department to enter and inspect the CRA in accordance with this subsection. Refusal to permit such entry or inspection shall constitute grounds for denial, non-renewal or revocation of a license as provided in Section 11 of the Community Residential Alternatives Licensing Act.

D) Include observations and data on the physical plant, resident programming, staff training and conduct, financial status and any other information which the surveyor or the Department determine relevant to the operation of a community-residential alternative as compared to such requirements as are provided for in the Community Residential Alternatives Licensing Act and/or these standards.

E) A report must be on file with the Department and made available to the licensee. Such report may be introduced as evidence during hearings or proceedings pursuant to this Act.

F) After completion of an evaluation by the Department or its representative, a community-residential alternative will be considered in substantial compliance if there are no deficiencies outstanding for which there is no acceptable plan of correction filed.

G) Substantial compliance may include equivalencies that have been approved by the Department for alternatives that establish and/or maintain health, safety, physical plant and program requirements. The equivalencies will be established on a case-by-case basis and documented.

H) If the Department has determined on the basis of available documentation that the community-residential alternative is in substantial compliance with the Community Residential Alternatives Licensing Act and rules promulgated under the Act, it shall issue a probationary license. Such license shall be valid for a period not to exceed six months from the date of

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issuance. Within 90 days prior to the expiration of the probationary license, a qualified surveyor representing the Department shall conduct an on-site final evaluation. If, at the time of final evaluation, the community-residential alternative is in substantial compliance with the Act, the Department shall issue a regular license which replaces the probationary license.

F) If the Department determines that a community residential alternative is not in compliance with the Community Residential Alternatives Licensing Act or the rules promulgated under the Act, the Department shall promptly serve a notice of violation upon the licensee. Each notice of violation shall be prepared in writing and shall specify the nature of the violation, the statutory provision or rule alleged to have been violated and the requirement that the licensee submit a plan of correction to the Department. The notice shall also inform the licensee of any other action which the Department might take pursuant to the Act and of his/her right to a hearing under subsection 1 of Section 12 of the Community Residential Licensing Act. (Section 8(2) of the Act)

G) The Department may request assistance or advice from other State and local governmental or private entities in the inspection process, including, but not limited to the Department of Public Health and the State Fire Marshal.

2) Monitoring resident funds

If the agency has the responsibility for the management of funds for the individuals it serves, such funds shall be accounted for on an individual basis.

A) The Department may monitor a resident's personal funds when controlled by GRA.

B) The qualified surveyor will review the ledger containing information about the resident's income items and disbursement items.

C) A current ledger balance will be maintained.

D) Income monies less recorded disbursements should equal current ledger balance.

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- E) Receipts for expenses over \$10.00 singly or aggregate shall be on file and entered on the ledger. Notations as to date, purpose and by whom drawn should be recorded for expenses of less than \$10.00.
- F) A resident's fund information shall be available to the resident or guardian.
- G) Documented loss or misappropriation of property shall be referred by the Department to the county State's Attorney or the Attorney General for appropriate legal action.

(Source: Amended at 17 Ill. Reg. _____, effective November 29, 1993
_____)

Section 113.45 Monitoring and evaluation

The agency shall agree to participate in a monitoring and evaluation system as described in the contractual agreement between the Department and the agency.

a) Evaluation methodologies

Agencies shall develop evaluation methodologies that address the issues of the effective and efficient use of program resources; for example, quality assurance, utilization review, and professional services review organization. The agency shall also provide documentation of the implementation of these evaluation methodologies and demonstrate how the information gained through evaluation efforts is used in the planning process. The Department shall review and provide consultation in this evaluation effort.

b) Monitoring

Monitoring is the review of the agency's compliance with contractual obligations, applicable statutes and administrative rules that Departmental funds are spent appropriately for services as specified in the contractual agreement. Monitoring may include desk review and site review of agency performance.

(Source: Added at 17 Ill. Reg. _____, effective November 29, 1993
_____)

Section 113.50 Administrative policies and practices

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- a) The GRA provider shall be a legally established entity under the laws of the State of Illinois, with clear written evidence of its ownership and authority.

a) Governing body

- 1) Each agency which is owned or operated by any corporation, association, or unit of local government shall have a governing body in which is vested authority and responsibility for the organization, management, control, and operation of the agency and all programs, services, facilities and residences it administers.

- 2) Each agency shall have provisions for obtaining input from consumers and/or consumer representatives to the governing body.

- b) The GRA provider shall have a table or chart of organization that shows the governance and administrative pattern of the provider.

- 1) The table of organization shall show the major operating programs of the provider with staff divisions, the names and administrative positions of personnel in charge of the programs and divisions and their lines of authority and responsibility.

- 2) The organization shall provide for the delegation of administrative responsibility to a staff member on the GRA premises for each period of time in which residents are present.

b) General program requirements

Agencies funded by the Department shall meet the following general program requirements for all funded services:

1) Service setting

Services shall be provided in the setting most appropriate to the needs of the individual. This may include the individual's home, the agency, or the community. All settings shall be used innovatively in order to reach the target populations.

2) Recordkeeping

- A) Cumulative case records including an individualized service plan shall be maintained for each individual.

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B) The individualized service plan shall state the goal(s) for each individual. The individual shall be afforded the opportunity and encouraged to participate in goal/objective selection. Goals/objectives shall include timeframes specified by the agency's professional staff, in consultation with the individual and relevant collaterals. "Individualized service plan", as used herein, refers to and is equivalent to "individual treatment plan" and "individual habilitation plan".

3) Behavior management and human rights review

Each agency is required to establish or ensure a process for the periodic review of behavior intervention and human rights issues involved in the individual's treatment and/or habilitation. Agencies required to have behavior intervention and human rights review policies and procedures under licensure or certification standards shall continue to comply with those standards.

4) Abuse and neglect

Each agency shall have and use a process for reporting and handling instances of abuse and neglect in accordance with applicable standards, regulations and laws.

5) Admission to programming

A) Agencies shall not discriminate in the admission to and provision of needed services to individuals on the basis of race, color, sex, religion, national origin, ancestry, or disability.

B) Admission policies and procedures shall be set forth in writing and be available for review.

6) Compliance with life safety standards and requirements

All program facilities shall be in compliance with applicable State licensure requirements and local ordinances with regard to fire, building, zoning, sanitation, health, and safety requirements.

7) Personnel requirementsDEPARTMENT OF MENTAL HEALTH AND
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A) A licensed physician (MD or DO) shall assume medical and legal responsibility for medical services offered in any program, including prescription of medications.

B) All services shall be provided by appropriately trained staff, operating under the supervision of qualified clinical professionals.

8) Mandated services

A) Mandated services shall be provided according to the requirements as stated in the Department's rules at 59 Ill. Adm. Code 125 (Recipient Discharge/Linkage/Aftercare).

B) The Department shall monitor the provision of mandated follow-up monitoring services as outlined in 59 Ill. Adm. Code 125.

9) Utilization review

Utilization review is the ongoing review of services delivered, their intensity and their duration, to determine adherence to generally accepted guidelines or standards regarding the individual's assessment, eligibility for service and appropriateness of services rendered. Agencies shall engage in a utilization review process for all program services.

c) The GRA provider shall have written statements setting forth the current philosophy, objectives and goals of the GRA. These statements will be available for distribution to staff, consumer representatives and the interested public and shall reflect the following:

1) All services provided by the GRA shall be consistent with the State of Illinois comprehensive program for the developmentally disabled.

2) The GRA shall assist in maintaining close relationships with parents and/or guardian of the resident for the benefit of the resident, with knowledge and agreement of the resident.

3) The GRA shall make efforts to establish a friendly relationship with the surrounding community. Provision of GRA services shall be open to appropriate community input and needs.

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- 4) Residents shall be treated with consideration, respect, and as persons capable of growth and development and full citizenship rights. Physical and psychological abuse shall be specifically forbidden by agency written policy.
- d) The GRA provider shall have a description of general services for residents that is available to the public.
- e) The GRA shall have a written statement of policies and procedures that protect the financial interests of residents that provide for:
- 1) Determining the financial benefits for which the resident is eligible.
 - 2) Assisting the resident's procurement of the funds for incidents and for special needs (such as specialized equipment) for which the resident is eligible.
 - 3) Counseling the resident concerning the use of funds when appropriate.
- f) The GRA provider shall provide for input from consumer representatives and public participants in its administrative policies and practices.
- g) Residents should be integrated to the greatest possible extent with the general population. To this end, generic and specialized community services, rather than GRA services, should be used to maximum possible extent.
- h) The GRA shall have a manual on policies and procedures describing current procedures, forms and processes. This manual shall be considered public information and reviewed annually by the GRA's interdisciplinary team and administration of the GRA and shall include the following:
- 1) The GRA shall immediately notify the resident's responsible relative (if designated by the resident), guardian and any private or public agency financially responsible for the resident's care whenever unusual circumstances such as serious accidents, illness, disease, unexplained absence, extraordinary resident charges, billings, or related administrative matters arise.
 - 2) The GRA shall immediately notify the resident's next of kin, guardian and physician of the resident's death or when the resident's death appears to be imminent.

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- 3) The GRA shall develop policies and procedures for investigating complaints concerning theft of residents' property and shall promptly investigate all such complaints.
- 4) Residents occupying any bedroom shall be of the same sex except in the case of a room occupied by a husband and wife.
- 5) The GRA shall provide a means of safeguarding small items of value for its residents in their rooms or in any part of the facility so long as the residents have daily access to such valuables.
- 6) Except when a resident for the resident's guardian, if under guardianship, has given informed consent, no service provider nor any of its employees shall be made representative payee for the resident's Social Security payments, annuity, trust fund or any other form of direct payment for assistance.
- c) 7) There shall be policies and procedures that address medications as follows:
- 1) A) All medications or treatments shall be specifically prescribed for the individual by a physician or dentist with the intent of the physician or dentist that it be taken by the individual under program oversight of the GRA staff.
 - 2) B) The GRA as it exercises program oversight may, as needed, guide the individual resident in self-administration of medications or treatments as part of the training program for independent living if the resident is not capable of self-administration.
 - 3) G) Prescription medications must be labeled with the individual's name, drug name, date dispensed and directions for when and how often the medication must be taken.
 - 4) B) All medications and treatments taken by the developmentally disabled individuals with developmental disabilities shall be recorded with date, time, dosage and person exercising program oversight.
- d) 8) There shall be policies and assurances that prohibit the use of seclusion or restraints in any manner.

(Source: Amended at 17 Ill. Reg. _____, effective November 29, 1993)

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Section 113.55 Accreditation

- a) Providers demonstrating current accreditation status under either the Standards for Services for People with Developmental Disabilities (Council), Standards Manual for Organizations Serving People with Disabilities (CARF), Mental Health Standards, Joint Commission on Accreditation of Hospitals (JCAHO) or the Manual for Agency Accreditation (COA) shall be deemed to be in compliance with Section 113.50(a).

- b) Demonstration of current accreditation status shall be achieved by submission of a statement of accreditation by the agency to the Department.

- c) If the agency's accreditation status changes for any reason, the agency shall notify the Department of that change within 30 days after the effective date of the change.

(Source: Added at 17 Ill. Reg. _____, effective November 29, 1993
_____)

Section 113.60 Personnel and staffing policies

- a) There shall be one individual designated as the resident living coordinator who is ultimately responsible for the day to day operation of the CRA and delivery of programs required to meet the needs of the residents.

- b) The ratio of staff to residents shall be adequate to meet the needs of the resident and to carry out responsibilities defined in the Act and in these standards.

- c) The CRA shall employ personnel with special and appropriate skills or have formal agreements with other agencies or persons whereby services are made available to the CRA according to resident need.

- 1) Direct service staff shall receive training as a part of an orientation program. Staff without previous experience in direct service to individuals shall receive training prior to unsupervised responsibility for direct service. Direct service staff who have completed training in the below mentioned areas, as documented in their personnel records, shall not be required to repeat that training as part of their orientation.

- A Cardiopulmonary resuscitation (CPR), Heimlich maneuver and first aid;

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- B) Concepts of treatment, habilitation and rehabilitation including behavior management, normalization, age appropriateness and psycho-social rehabilitation depending on the needs of the individuals served or to be served;

- C) Safety, fire, and disaster procedures;

- D) Abuse, neglect and unusual incident prevention, handling and reporting;

- E) Individual rights in accordance with Chapter 2 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1991, ch. 91), par. 2-100 through 2-202) [405 ILCS 5/2-100 through 2-202] and maintaining confidentiality in accordance with the Mental Health and Developmental Confidentiality Act (Ill. Rev. Stat. 1991, ch. 91), par. 801 et seq.) [740 ILCS 110];

- F) The nature and structure of the individual integrated services plan;

- G) The type, dosage, characteristics and side effects of medications prescribed for individuals;

- H) Screening for involuntary muscular movement, which may be indicative of tardive dyskinesia;

- I) Development and implementation of an individual integrated services plan;

- J) Formal assessment instruments used and their role in the development of the services plan;

- K) Documentation and recordkeeping requirements with reference to the services plan; and

- L) Other training which relates specifically to the type of disability or treatment and intervention techniques being used specific to individuals living in community residential alternatives geared toward assisting staff execute objectives obtained in the services plans.

- 2) After completion of training specified in subsection (c)(1) of this Section, each direct service staff member shall participate in ongoing staff development activities as outlined in the agency's staff development plan.

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- d) A staff or a responsible person shall be on the premises during sleeping hours although the person need not be awake and dressed unless contraindicated by the needs of the resident(s); and the individual habilitation plan.
- e) There shall be a plan to provide personnel coverage for regular staff when they are absent.
- f) Residents who fill a staff function shall be appropriately compensated for their work. This shall not include developmental programming in independent living.
- g) There shall be written personnel policies that include, but are not limited to, the following:
- 1) Employment application forms shall be completed by each employee kept on file in the agency and shall be available to Department personnel for review. The agency should follow Federal Equal Employment Opportunity Commission guidelines (Title VI of the Civil Rights Act of 1964, 42 U.S.C.A. 2000d, 1980).
 - 2) In addition to the application form, the individual personnel file shall contain other pertinent personnel data such as health records and evaluation of performance.
 - 3) Records shall also be available to Department personnel for program evaluation purposes. These records shall contain date of employment, age or birthdate, home address, educational background, past experience, including types of employment, where previously employed, type of position to be filled in this GRA, last day employed and reason(s) for leaving.
 - 4) An employee diagnosed or suspected to having a contagious or infectious disease shall not be on duty until such time as a written statement is obtained from a physician that the disease is no longer contagious or is found to be non-infectious.
 - 5) No employee shall be less than 16 years of age.
 - 6) There shall be an ongoing written planned inservice education program of orientation, skill training and related education to enable all personnel including volunteers to perform their duties effectively. Staff training needs must be met by the agency's staff training program. Staff training programs shall be developed to meet additional needs beyond those

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- described as core services, of the developmentally disabled individual.
- 7) Every GRA shall have a dated weekly employee time schedule posted in a convenient place where employees may refer to it. These shall be kept on file for one year.

(Source: Amended at 17 Ill. Reg. _____, effective November 29, 1993)

Section 113.80 Physical plant services

- a) Maintenance. Every CRA shall:
- 1) Have a written plan for maintenance specifying staff, equipment and supplies for carrying out the plan.
 - 2) Maintain its grounds in a safe, sanitary condition and its building in good repair and free of the following: cracks in floors, walls or ceilings; peeling wallpaper or paint; warped or loose boards; warped, broken, loose or cracked floor covering, such as tile or linoleum; loose handrails or railings; loose or broken window panes; and any other similar hazards, both interior and exterior as needed to keep it attractive, clean and safe; and free of insects and rodents.
 - 3) Screen windows and doors.
 - 4) Regularly inspect and maintain all electrical, plumbing, mechanical, water supply, heating, fire protection and sewage disposal systems, fixtures, piping and appliances in a safe and functioning condition.
 - 5) Maintain all furniture and furnishings in a clean, attractive and safely repaired condition.
- b) Housekeeping
- 1) Every GRA shall have a written plan for housekeeping specifying staff, equipment and supplies. Developmentally disabled residents shall not be used to replace housekeeping staff. Each GRA shall:
 - A) Keep the building in a clean, safe and orderly condition. This includes all rooms, corridors, attics, hallways, basements and storage areas.

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B) ~~Keep floors clean, as non-slip as possible, free from tripping hazards.~~

C) ~~Control odors by effective cleaning procedures and by the proper use of ventilation systems. Deodorants shall not be used to cover up persistent odors caused by unsanitary conditions, or poor housekeeping practices.~~

1) ~~2)~~ Keep attics, basements, stairways and similar areas free of accumulations of refuse, discarded furniture, old newspapers, boxes, discarded equipment and other items.

2) ~~3)~~ Not use bathtubs, shower stalls and/or lavatories for laundering, janitorial or food storage purposes.

3) ~~4)~~ Keep potentially hazardous compounds or solutions, such as cleaning compounds and insecticides, in a segregated space outside of food preparation or food storage areas and bathrooms.

c) Laundry

1) Every facility shall have an effective means of supplying an adequate amount of clean linen for operation, either through an in-house laundry, a contract with an outside service or other appropriate means.

2) If an in-house laundry service is provided, the following conditions shall exist:

A) The laundry area shall be maintained and operated in a clean, safe and sanitary manner.

B) The linen shall be handled, transported and stored in a manner that protects the laundry of residents and live-in personnel.

C) The laundry and its accessory storage and handling area shall not be used as a storage area for supplies not directly connected with the operation of the laundry.

D) Laundry facilities shall not be located in rooms used for food storage, preparation or serving.

d) Furnishings, equipment and supplies

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1) Each resident shall be provided with a bed, springs in good repair, and a clean, firm, mattress. Cots, roll-a-ways and folding beds shall not be used.

2) Each bed shall be provided with clean linen and bedding in good condition.

3) Each bedroom shall be provided with a mirror and dresser. Each lavatory shall be provided with a mirror.

4) Each bedroom shall have window shades, or equivalent, in good repair.

5) Adequate illumination shall be provided in each room for reading.

6) Each living and/or multi-purpose room for residents' use shall be provided with an adequate number of reading lamps, tables and chairs or settees. These furnishings shall be well-constructed and of satisfactory design for the residents.

7) Program supplies shall be provided to maintain on-going programs and to meet the varied interests and needs of the residents.

8) There shall be a Red Cross approved first aid kit in each CRA.

e) Water supply and sewage disposal

1) Water supply

A) Water supply, sewage disposal and plumbing systems shall comply with all applicable State and local codes and ordinances.

B) The water supply system must be located, constructed and operated in accordance with the standards of the State Public Health Department and local governing authorities.

C) Protect the potable water supply from contamination by properly installing and maintaining adequate backflow protection devices or providing adequate air gaps or chambers on all fixtures that may be subject to backflow or back siphonage.

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2) Sewage disposal

All waste must be disposed of in an approved public sewage system or in a sewage system which is designed, constructed, installed, and operated in accordance with the standards of the Department of Public Health, Environmental Protection Agency and local governing authorities.

f) Safety

1) The following safety features shall be provided and records shall be maintained that document strict compliance with the regulations of the state or local fire safety authority:

- A) Provision of adequate and alternate exits and exit doors;
 - B) Provision of exit ramp(s) for persons using wheelchairs or wheeled platforms, having non-skid surface and slope not exceeding one foot in twelve maintained in an accessible condition at all times;
 - C) Provision of handrails on stairways;
 - D) Aisles and exits being free from all encumbrances and floors shall be uncluttered;
 - E) Flammable materials being properly stored and safeguarded;
 - F) Attics and basements being kept orderly and free of rubbish;
 - G) Records of annual fire safety inspections and reports.
- 2) The CRA shall have a written plan of evacuation in the event of fire or other emergency; development of such plan is the responsibility of the licensee. The licensee shall keep all residents and employees of the home informed of the plan and their responsibilities in meeting all potential emergencies and disasters pertinent to the area, such as fire, severe weather and missing persons.
- 3) The plans and procedures shall include:
- A) Plans for the assignment of personnel to specific tasks and responsibilities;

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- B) Instructions relating to the use of alarm systems and signals;
 - C) Information concerning methods of fire containment;
 - D) Systems for notification of appropriate persons, agencies, etc.;
 - E) Information concerning the location of firefighting equipment;
 - F) Specification of evacuation routes and procedures.
- 4) The plans and procedures shall be posted at suitable locations throughout the community residential alternative.
- 5) Fire and disaster drills shall be held at least four times annually for all residents and staff, and under varied conditions, in order to:
- A) Ensure that all personnel are trained to perform assigned tasks;
 - B) Ensure that all personnel are familiar with the use of the firefighting equipment in the CRA;
 - C) Evaluate the effectiveness of disaster plans and procedures;
 - D) Fire and disaster drills shall include actual evacuation of residents to safe areas at least a minimum of four times per year, during different periods of day and night;
 - E) There shall be special provisions for the evacuation of the individuals with handicapping conditions including deafness and/or blindness. ~~physically~~ ~~handicapped~~ ~~including -deaf and/or -blind-~~ The mobility impaired shall be able to evacuate at grade level exiting. Mobility impaired shall be provided with bedrooms on grade level only.
 - F) When the welfare of the residents precludes an actual evacuation of an entire building, there must be drills involving the evacuation of successive portions of the building under such conditions as to assure the capability of evacuating the entire building with the personnel usually available, should the need arise.

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- 6) There shall be written evaluations of the fire safety training and drills which shall be maintained for three years.
- 7) Each CRA shall be inspected and approved for fire safety prior to the placement of residents and at least annually thereafter as part of the licensing process.

(Source: Amended at 17 Ill. Reg. _____, effective November 29, 1993)

Section 113.130 Resident living program

a) Eligibility-for-residence-in-a-GRA:

- 1) The individual must be an adult (18 years-of-age-or-older);
- 2) The individual must be developmentally disabled;
- 3) The individual must require training, supervision and/or assistance in one or more of the following areas:
- A) Self-care; requiring supervision and/or training for independence in personal hygiene and/or feeding;
- B) Communication; requiring assistance and/or training to consistently communicate personal needs or to acquire skills necessary for independent use of generic community resources for health care, transportation, shopping and recreation;

- 6) Independent living; requiring supervision and/or training to perform those tasks which would enable the individual to be a contributing member of a household;
- 4) A bedfast person or one requiring continuous and constant professional nursing care shall not be accommodated in a GRA; this does not preclude the accommodation of a resident who is temporarily ill and bedfast but who does not require continuous professional nursing;

- 5) The resident must be mobile;

b) Program plan

- 1) A resident living program shall be developed by each GRA with an annual update, describing the method by which all components identified in this subsection shall be addressed;

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Specifically, the resident living program shall also identify coordination with recreational, educational and habilitative services and agencies in which residents engage outside the GRA as well as activities conducted under the auspices of the GRA:

- 2) A copy of the agency's GRA resident living program shall be available in the GRA at all times; shall be available to residents of the GRA; shall be available to community groups and other interested parties. The resident living program shall be described in a form prescribed by the Department; and required for licensure. The resident living program shall include and assure, but is not limited to the following components:

- A) GRA shall be responsible for the development and maintenance of a warm, family or home like environment that is conducive to the achievement of optimal development by the residents;
- B) Residents shall be allowed use of all common living areas within the GRA with due regard for privacy and personal possession;
- 6) The schedule of group and individual activities shall be developed by GRA staff and residents jointly and shall be implemented;
- B) Consistent with the normalization principles, residents shall have blocks of free time;
- E) The GRA shall not be a self-contained program unit; and GRA activities shall be coordinated with recreational, educational and habilitative activities in which the residents engage outside of the GRA;
- F) Residents' views and opinions on matters concerning them should be elicited and given consideration in defining the processes and structures that affect them;
- 6) Residents shall be instructed and trained in exercising responsibilities in the GRA commensurate with their interests, abilities and program plans, in order to enhance feelings of self-respect and to develop skills in independent living;
- H) Residents shall be encouraged to exercise the maximum independence in health/hygiene and grooming practices;

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c) Core services

The core services offered by a GRA is its resident living program as appropriate to resident functioning level and needs. Based on an individual habilitation plan the following minimum core services as needed must be provided:

- i) Self-care
 - A) Adequate nutrition, including:
 - i) Meal preparation;
 - ii) Appropriate dining skills;
 - iii) Food selection and storage;
 - B) Dressing/clothing care:
 - i) Selection and purchase of clothing, utilizing community stores;
 - ii) Clothing selection appropriate to activities and weather;
 - iii) Clothing maintenance (including laundry);
 - iv) Self-dressing;
 - C) Personal hygiene:
 - i) Dental care, including toothbrushing, flossing and toothbrush care;
 - ii) Brushing, toileting needs, hair care and nail care;
 - iii) Gazing for menstrual needs;
 - iv) Shaving;
 - B) Health care:
 - i) Identification of symptoms of disease and physical injury;
 - ii) Appropriate steps in maintaining health and correcting illnesses as appropriate, including

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the self-administration of medication with or without program oversight based on resident's needs;

- iii) Proper care of glasses, false teeth, etc.
- E) General safety:
 - i) Emergency procedures, including fire evacuation and severe weather protection;
 - ii) Household safety and accident prevention;
- F) Household maintenance:
 - i) Daily/weekly cleaning;
 - ii) Simple, routine repairs;
 - iii) General home tidiness;
 - iv) Care of personal belongings;
- 2) Community skills:
 - A) Use of private and public transportation;
 - B) Use and value of money;
 - C) Use of public facilities such as stores, restaurants, public restrooms and theaters;
 - B) Safety, i.e., traffic lights, crossing streets, etc.
 - E) Public behavior;
 - F) Use of community services;
 - G) Use of public financial, social and service agencies, such as Supplemental Security Income, Veterans Administration, utilities, hospitals, mental health clinics, planned parenthood, parks department, police and fire departments;
 - i) Completing forms, related to enrollment in or use of services;
 - ii) Scheduling appointments;

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- H) Identification of basic community labels and signs such as bus stop, men, women, restroom, poison, etc.
- I) Use of time concepts such as minutes, hours, days, months, etc.
- J) Shopping skills.
- K) Using public telephones.
- L) Measurement concepts.
- M) Basic writing skills, such as signature, addressing envelopes, etc.
- 3) Recreation skills and participation
- A) All residents shall have opportunity for periods of recreational activities out of doors on a year-round basis and participation in planned outings.
- B) Maximum use should be made of all community recreation resources.
- I) Guidance shall be given to residents on how to find, reach and utilize community recreation resources.
- II) The GRA staff shall assess the resident's needs and abilities and help encourage interaction with community agencies to develop programs to meet those needs and abilities.
- E) The GRA shall provide age appropriate recreation equipment and games.
- B) The residents' opinions and preferences shall be considered in determining the GRA's involvement with recreational programs and community facilities.
- 4) Interpersonal and social relationships
- A) Opportunities must be provided by the GRA to assure development of interpersonal and social skills.
- B) Development of interpersonal and social skills shall be based upon the following:

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- I) Provision is made for a variety of social experiences including social experience with non-disabled peers.
- II) As appropriate, each resident shall receive assistance regarding his/her personal concerns such as school, work, friends and sexuality.
- III) Residents shall participate in the planning of small group activities.
- IV) The GRA staff shall encourage and conduct group discussions with residents regarding relationships, problems, GRA rules, etc. Resident concerns shall be documented and considered.
- V) The GRA staff shall assist residents in the expression and communication of emotion in appropriate, effective ways.
- VI) Residents shall participate in the formulation of house rules.
- d) Additional programs
- A) GRA may establish additional programs designed to address specific training, supervision and/or assistance needs of individual residents, when such needs cannot be met through enrollment/participation in external programs or activities. Such additional programs must be approved by the Department for funding prior to implementation.
- I) The Department will review the request and recommendation for feasibility and conformity with the rules and Department procedures.
- 2) The request is to be submitted on forms prescribed by the Department.
- 3) The Department will provide written approval or disapproval within 90 days of receipt of a complete and proper request.
- a) Services shall be oriented to the individual and shall be designed to meet the needs of the individual and his or her family. Individuals are recognized as persons with basic human needs, aspirations, desires and feelings and are citizens of a community with all rights, privileges, opportunities and responsibilities

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accorded other citizens. Only secondarily are they individuals who have a mental disability.

b) Based on their needs, individuals shall receive supervision and supportive services which may range from continuous to intermittent. CRAs shall be designed to promote independence in daily living, economic self-sufficiency and integration into the community.

c) The services plan shall include the names and titles of all staff and other persons contributing to the plan.

(Source: Amended at 17 Ill. Reg. _____, effective November 29, 1993)

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1) Heading of the Part: Standards and Licensure Requirements for Community-Integrated Living Arrangements

2) Code Citation: 59 Ill. Adm. Code 115

3) Section Numbers: Adopted Action:

115.120	Amended
115.300	Amended
115.310	Amended
115.320	Amended
115.325	New Section
115.330	New Section
115.410	Amended

4) Statutory Authority: Implementing the Community-Integrated Living Arrangements Licensure and Certification Act (Ill. Rev. Stat. 1991, ch. 91½, par. 1701 et seq.) [210 ILCS 135] and authorized by Section 5-104 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1991, ch. 91½, par. 5-104) [405 ILCS 5/5-104] and Section 5 of the Department of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1991, ch. 91½, par. 100-5) [20 ILCS 1705/5].

5) Effective Date of Amendments: November 29, 1993

6) Does this rulemaking contain an automatic repeal date? No.

7) Do these amendments contain incorporations by reference? This rulemaking incorporates by reference the standards of nationally recognized organizations and federal regulations.

8) Date Filed in Agency's Principal Office: November 22, 1993.

9) Notice(s) of Proposal Published in Illinois Register: November 30, 1992
(16 Ill. Reg. 17923)

10) Has JCAR issued a Statement of Objections to these amendments?

11) Difference(s) between proposal and final version:

The Department made the following changes in response to recommendations received from the Administrative Code Division:

All statutory citations in the Authority were updated to reference the 1991 Illinois Revised Statutes.

The statement "emergency amendment at 16 Ill. Reg. 2676, effective February 1, 1992, for a maximum of 150 days; emergency expired June 30,

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1992" was added to the main Source note.

Section 115.300(c)(7)(D) - The reference to "subsection (C)" was corrected to read "subsection (c)(7)(C)".

Section 115.410(b)(3) - The phrase "of this Part" was added after the reference to "Subpart C".

Section 115.410(e) - The reference to "subsection (e)" was corrected to read "subsection (d)".

The lines in the main and Section Source notes were lengthened.

The Department made the following technical changes:

On the pages of questions, the responses to questions (5) and (12)(C) were revised to reflect the adopted amendments to Part 103 (59 Ill. Adm. Code 103). In addition, the responses to questions (8) and (9) were rewritten.

Section 115.120 - In the definition of "(a)ccreditation", the date of the reference cited in the first subsection was corrected.

Sections 115.300(c) and (c)(7)(D) and 115.410(e) - The phrase "of this Section" was substituted for the word "above" following the subsection reference.

Section 115.320(h)(3)(C) - The phrase "an individual who is" was added before the phrase "hearing impaired" and the phrase "or non-verbal individual" was deleted for consistency with language used elsewhere in this rulemaking.

References to the Illinois Compiled Statutes were added to this rulemaking wherever appropriate.

The Department made the following changes in response to public comments:

Section 115.310(d) - The phrase "individuals with mental disabilities" was substituted for the phrase "mentally disabled individuals."

Section 115.320(b)(3) - Deleted.

Section 115.320(c) - Added, causing relabeling of all following subsections.

Section 115.320(d)(1)(relabeld) - The phrase "unless trained personnel are on site and available for on-the-job training" and the end of the second sentence and last sentence were added.

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Section 115.320(d)(1)(G)(relabeld) - The comma and the word "effects" following the word "characteristics" were added.

Section 115.320(g)(1)(A)(relabeld) - The phrase "(r)ape or " was deleted and the letter "s" on the word "sexual" was capitalized.

Section 115.320(e)(relabeld) - The phrase "specific to volunteer duties" was added after the word "volunteers" in the second line.

The Department made the following changes as a result of agreements with the Joint Committee on Administrative Rules:

Section 115.120 - In the definition of "(a)buse", the phrase "an individual" was placed in regular type. In the definition of "(n)eglect", the parenthetical phrase was placed in regular type. In the definition of "(q)ualified mental retardation professional", in the eighth subsection of this definition, the words "meeting" and "being" were substituted for the words "meet" and "be" in the fourth and fifth lines.

Section 115.300(c) - The word "above" following the word "Section" was added back in and stricken.

Section 115.300(d)(6)(D) - A period was substituted for the comma and the word "and".

Section 115.300(c)(7)(D) - The strike-outs over the letter "(C)" before the stricken word "above" were deleted.

Section 115.320(d)(1) - In the first line, the word "apart" was corrected to read "a part". In the last sentence, the word "in" was substituted for the word "on" after the word "training" and the word "recorded" was substituted for the word "demonstrated" before the phrase "in their personnel records".

Section 115.320(d)(1)(E) - The word "Confidentiality" was added before the word "Act".

Section 115.320(g)(4) - The end phrase "of Public Health" was deleted.

Section 115.325 - Added. This new Section was all added to the table of contents.

Section 115.330(c) - In the last line, the word "of" was substituted for the word "following".

Section 115.410(e) - The word "after" was substituted for the word "of" in the last line.

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In addition, punctuation and capitalization were corrected throughout.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
- 13) Will this amendment replace an emergency rule? No.
- 14) Are there any amendments pending on this Part? No.

- 15) Summary and Purpose of Amendments: Part 115 is the Department's rule on community integrated living arrangements. The Department began amending Part 115 in March 1991. This process has included extensive discussion with community provider agencies.

The trust of these amendments is to make Part 115 consistent with the adopted amendments to Part 103 (59 Ill. Adm. Code 103) (17 Ill. Reg. 10282, July 16, 1993), effective July 1, 1993, which attempts to provide flexibility in operation for community agencies and the inclusion of appropriate accountability processes. These amendments are a part of the Department's general effort for regulatory reform, with the intent of reducing or eliminating unnecessary regulation while upholding reasonable standards of accountability and assurance of the provision of quality services.

In addition, citations have been updated to reflect the most current statutes and technical changes have been made to make these amendments consistent with other Department's rules.

- 16) Information and questions regarding these adopted amendments shall be directed to:

Name: Judith Hollenberg
Rules Administrator
Address: 403 Stratton Building
Springfield, IL 62765
Telephone: (217) 785-3313

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF ADOPTED AMENDMENTS

TITLE 59: MENTAL HEALTH
CHAPTER I: DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIES

PART 115
STANDARDS AND LICENSURE REQUIREMENTS FOR
COMMUNITY-INTEGRATED LIVING ARRANGEMENTS

SUBPART A: GENERAL PROVISIONS

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115.110	Definitions
115.120	

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115.220	Community support team
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115.240	Medical services and medications
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SUBPART C: GENERAL AGENCY REQUIREMENTS

115.300	Environmental management of living arrangements
115.310	Geographic location of community-integrated living arrangements
115.320	Administrative requirements
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115.410	Issuing a license and period of licensure
115.420	License application
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115.Appendix A Specific Level of Functioning Assessment and Physical Health Inventory

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AUTHORITY: Implementing the Community-Integrated Living Arrangements Licensure and Certification Act (Ill. Rev. Stat. §989 1991, ch. 91½, par. 1701 et seq.) [210 ILCS 135] and authorized by Section 5-104 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. §989 1991, ch. 91½, par. 5-104) [405 ILCS 5/5-104] and Section 5 of the Department of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. §989 1991, ch. 91½, par. 100-5) [201 ILCS 1705/5] as amended by P.A. 86-1324, effective September 6, 1990.

SOURCE: Adopted at 14 Ill. Reg. 10865, effective July 1, 1990; emergency amendment at 14 Ill. Reg. 20550, effective December 5, 1990, for a maximum of 150 days; emergency expired May 18, 1991; amended at 15 Ill. Reg. 8560, effective May 24, 1991; emergency amendment at 16 Ill. Reg. 2676, effective February 1, 1992, for a maximum of 150 days; emergency expired June 30, 1992; amended at 17 Ill. Reg. _____, effective November 29, 1993.

NOTE: Bold-face type denotes statutory language.

Section 115.120 Definitions

For the purpose of this Part, the following terms are defined:

"Abuse." Any physical injury, sexual abuse or mental injury inflicted on an individual other than by accidental means. (Section 1-101.1 of the Code).

Physical injury includes all injuries serious enough to require immediate medical treatment by a physician, such as fractures and lacerations which require suturing and all other injuries which because of the circumstances or nature of the injury indicate possible abuse or neglect;

Sexual abuse includes but is not limited to any sexual penetration or sexual conduct between an individual and another person if the individual has been adjudicated legally disabled, or has a guardian, or is unable to understand the nature of the act or is unable to give knowing consent, or is injured, or alleges that there is, or there is evidence of use of force, coercion, or the exchange of money or anything of value; and

Mental injury includes use of words, signs, gestures or other actions by anyone against an individual which intimidates, demeans, harasses, causes emotional anguish or distress, ridicules, threatens, harms or will knowingly incite or precipitate maladaptive behavior on the part of an individual. Mental injury also includes exploitation, which is any act that uses individuals, their resources or their

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possessions for an agency employee's personal gain or for an agency's benefit.

"Act." ~~---The ---Mental ---Health ---and ---Developmental ---Disabilities ---Confidentiality Act (Ill. Rev. Stat. 1989, ch. 91½, par. 801 et seq.)~~

"Accreditation." A process establishing that a program complies with nationally-recognized standards of care as set by one of the following:

Accreditation Manual for Hospitals (Joint Commission on Accreditation of Healthcare Organizations (JCAHO). One Renaissance Boulevard, Oakbrook Terrace, Illinois 60181, 1993);

Manual for Agency Accreditation (Council on Accreditation of Services for Families and Children (COA), 520 Eighth Avenue, Suite 2202B, New York, New York 10018, 1992);

Mental Health Standards (Joint Commission on Accreditation of Healthcare Organizations (JCAHO), One Renaissance Boulevard, Oakbrook Terrace, Illinois 60182, 1993);

Standards for Services for People with Developmental Disabilities (Accreditation Council for Services for Developmentally Disabled Persons (Council), 8100 Professional Place, Suite 204, Landover, Maryland 20785, 1990);

Standards Manual for Organizations Serving People with Disabilities (Commission on Accreditation of Rehabilitation Facilities (CARF), 101 North Wilmot Road, Tucson, Arizona 85711, 1992).

"Agency." A community mental health or developmental services organization licensed by the Department which is a sole proprietorship, association, partnership, corporation or organization, public or private, either for profit or not for profit, which certifies community-integrated living arrangements for individuals with a mental disability. (Section 3(b) of the Community-Integrated Living Arrangements Licensure and Certification Act).

"Agency supervision." Either continuous supervision or support or intermittent supervision or support as defined in this Section.

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"Array of services." A range of activities and interventions designed to provide treatment, habilitation, training, rehabilitation and other community integrative supports.

"Authorized agency representative." The administrative head of an agency appointed by the agency's governing body with overall responsibility for fiscal and programmatic management.

"Aversive procedures." The application, contingent on the exhibition of a specific behavior that is not adaptive, of unpleasant or painful stimuli, or stimuli that have a potentially noxious affect.

"Bureau." The Department's Bureau of Certification and Licensure.

"Certification." An affirmation by an agency that programs operated under this Part meet the Part's standards and provide services to promote community-integrated living.

"Code." The Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1999 1991, ch. 91½, par. 1-100 et seq.) [405 ILCS 5].

"Community-integrated living arrangement (CILA)." A living arrangement certified by an agency where eight or fewer individuals with a mental disability reside under the supervision of the agency and are provided with an array of services. (Section 3(d) of the Community-Integrated Living Arrangements Licensure and Certification Act)~

"Community integration" or "integration into the community." On-going participation in community life including at least the following:

The amount of time spent out of the living arrangement in generic (non-disability) related activities such as church, Y.M.C.A., Y.W.C.A., education, library, clubs, shopping and amusements.

Participation in family activities and celebrations such as holidays, birthdays, reunions, communication (telephone and mail) and vacations.

"Community support team (CST)." Staff responsible for providing and arranging for the provision of services specified in the individual integrated services plan for individuals in a community-integrated living arrangement. The team shall be composed of at least one qualified mental health professional or qualified mental

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retardation professional as defined in this Section, and other mental health and developmental disabilities staff who shall provide community support services in the individual's home or in other community locations where learning, working or socialization occur.

"Confidentiality Act." The Mental Health and Developmental Disabilities Confidentiality Act (Ill. Rev. Stat. 1991, ch. 91½, par. 801 et seq.) [740 ILCS 110].

"Consumer representatives." Persons representing the interests of individuals served by an agency such as family members and advocates.

"Continuous supervision or support." Direction or assistance provided to an individual under the auspices of the licensed agency on-site all the hours individuals are present.

"Day." A calendar day, unless otherwise indicated.

"Developmental disability." A disability which is attributable to mental retardation, cerebral palsy, epilepsy or autism; or to any other condition which results in an impairment similar to that caused by mental retardation and which requires services similar to those required by mentally retarded individuals. Such disability must originate before the age of 18, be expected to continue indefinitely, and constitute a substantial handicap. (Section 1-106 of the Code)~

"Department." The Department of Mental Health and Developmental Disabilities.

"Diagnosis." A category of disability stated in accordance with either the Classification in Mental Retardation (American Association on Mental Retardation, 1983 1992 edition), or the Diagnostic and Statistical Manual of Mental Disorders, Third Edition, revised (DSM-III-R, American Psychiatric Association, 1987 edition).

"Director." The Director of the Department of Mental Health and Developmental Disabilities.

"Economic self-sufficiency." The managing of financial resources which are needed to satisfy the daily needs of an individual including at least involvement in commerce, such as managing money, comparative shopping, selecting clothes, informed selection of foods, diet and purchasing and negotiating.

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"Entitlements." Government-related financial benefits available to individuals who qualify on the basis of need, disability and/or income, such as Title XVIII (Medicare) (42 U.S.C.A. 1395b-1 et seq., 1981 1991), Title XIX (Medicaid) (42 U.S.C.A. 1396a et seq., 1983 1991) and Veteran's Administration benefits (38 U.S.C.A., 521, 541, 542, 1979 1991).

"Equivalency." Evidence to substantiate compliance with requirements of this Part by other means than indicated in this Part.

"Family." The spouse and children and the mother, father, sister and brother of an individual.

"Governing body." The policy-making authority of an agency that establishes policies concerning the agency's operation and the welfare of individuals; provides for the agency's administration by appointing an authorized agency representative to implement its policies; and exercises general oversight of the agency's operation, its fiscal affairs and programmatic content to implement the organization's mission.

"Guardian." The plenary or limited guardian or conservator of the individual appointed by the court for an individual over age 18 so long as the limited guardian's duties encompass concerns related to service requirements, or the natural or adoptive parent of a minor or a person acting as a parent of a minor.

"Habituation." An effort directed toward the alleviation of a developmental disability or toward increasing the level of physical, mental, social or economic functioning of an individual with a developmental disability. Habituation may include, but is not limited to, diagnosis, evaluation, medical services, residential care, day care, special living arrangement, training, education, employment related services, protective services, counseling and other services provided to individuals with a developmental disability by developmental disabilities programs. (Section 1-111 of the Code).

"Imminent risk." A situation in which individuals being supervised by an agency are or may be subject to illness, mental or physical injury and which is not immediately correctable such as environmental or safety hazards.

"Independence in daily living." Demonstrated ability of an individual to provide for his[†] or her own basic care without outside assistance including at least the following:

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Vocational development outside the living arrangement which enables individuals to participate in the workforce such as using on-the-job skills, riding a bus and crossing streets.

Participation in citizenship activities such as awareness of community norms, voting and volunteering in community projects.

"Individual" or "individuals." A person or persons who receives or receive community-integrated living arrangement services.

"Individual integrated services plan" or "services plan." A written plan which includes an assessment of the individual's strengths and needs, a description of the array of services needed regardless of availability, objectives for each service, the role of the individual or guardian, significant others and family in the implementation of the plan when indicated, an anticipated timetable for the accomplishment of objectives, and the name of the person or persons responsible for the implementation of the plan.

"Individual record." Materials kept by an agency in the course of providing services to a mentally disabled individual who is receiving services in a community-integrated living arrangement concerning the individual and the services provided.

"Informed consent." Permission freely granted by the individual or guardian based on full disclosure to the individual or guardian of the benefits and/or liabilities of participation in specific procedures and/or services, including releases of information, as part of the individual's services plan.

"Interdisciplinary process." A set of steps or systems initiated to assess a mentally disabled individual's strengths and needs with input from individuals requesting and/or receiving services and from the disciplines providing or targeted to provide services in order to collaboratively develop and implement an individual integrated services plan, and to review and/or update the plan. Persons participating in the process shall include, at a minimum, the individual and his or her legal guardian, the individual's family, unless a legally competent individual chooses not to have the family involved or the family refuses to be involved, a qualified mental retardation professional or qualified mental health professional and other members of the community support team.

"Intermittent supervision or support." Direction or assistance provided to an individual under the auspices of a licensed agency less than 24-hours per day. When staff are not on-site,

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supervision shall be provided by means of 24-hour on-call availability and by a variety of alternatives or supports, such as non-disabled roommates, paid neighbors, non-paid family members and other formal or informal arrangements.

"Linkage." Person-to-person contact to assure that the supports and services needed by the individual and specified in the individual integrated services plan are obtained. The qualified mental retardation professional, qualified mental health professional or mental health professional under the supervision of the qualified mental health professional shall be responsible for assuring linkage.

"Living arrangement." An apartment, private home, multi-unit dwelling or where an individual has chosen to live or where the individual's guardian has chosen for him or her to live.

"Mental disability" or "mentally disabled." A developmental disability, a mental illness, or both.

"Mental health professional (MHP)." A mental health professional who provides services under the supervision of a qualified mental health professional(s), as defined below, in providing services specified in Subpart B to an individual and his or her family, as necessary. The mental health professional must possess a bachelor's degree in social work, sociology, psychology, counseling, rehabilitation, or art and recreation therapy or possess a practical nurse license pursuant to the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1989 1991, ch. 111, par. 3501 et seq.) [225 ILCS 65] or have a minimum of five years of supervised experience in a mental health service.

"Mental illness." A condition that is characterized by the presence of a major mental disorder as classified in the Diagnostic and Statistical Manual of Mental Disorders, Third Edition, revised (DSM-III-R, American Psychiatric Association, 1987 edition), excluding alcohol and substance abuse, Alzheimer's disease, and other forms of dementia based on organic or physical disorders and where the individual is assessed using form DMHDD-1215, "Specific Level of Functioning Assessment and Physical Health Inventory," (SLOF) to be substantially disabled due to mental illness in the areas of self-maintenance, social functioning, activities of community living and work skills, and the disability specified is expected to be present for a period of not less than one year.

"Mental retardation." Significant subaverage general intellectual functioning which exists concurrently with impairment in adaptive

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behavior and which originates before the age of 18 years. (Section 1-116 of the Code):

"Moral turpitude." Moral quality of being inherently base, depraved, vile or wicked.

"Natural environment." Locations and settings where an individual lives, works and socializes and carries out activities of daily living.

"Neglect." Failure to provide adequate medical or personal care or maintenance which failure results in physical or mental injury (as clarified in the definition of "Abuse" in this Section) to an individual or in the deterioration of an individual's physical or mental condition. (Section 1-117.1 of the Code):

"Notice of violation." A report submitted to an agency by the Department's Bureau of Certification and Licensure listing the agency's deficiencies with this Part noted during a survey.

"Plan of correction." A written plan submitted by an agency to the Department's Bureau of Certification and Licensure, in response to a notice of violation, which describes the steps the agency will take in order to bring a program or services into compliance, and the time-frames for completion of each step.

"Progress notes." Narrative documentation in an individual's record of service provision and its relationship to the individual integrated services plan.

"Psychotropics." Drugs used for antipsychotic, antidepressant, antimanic and/or anti-anxiety purposes as listed in the AMA Drug Evaluations (American Medical Association, 1989 1993 edition) or the Physician's Desk Reference (PDR) (Medical Economic Company, 1989 1992, published annually).

"Qualified-mental-health-professional-(QHP)." A certified, registered or licensed mental health professional who provides services in a community-integrated living arrangement. A QHP must meet one of the following criteria and in addition, all-qualified mental health professionals must have a minimum of one-year-of-work experience in a mental health setting.

A --psychologist --registered --pursuant --to --the --Illinois Psychologist --licensing --Act --(111 --Rev. --Stat. --1989, --ch. --111 --par. --5351 --et --seq.);

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A social worker licensed pursuant to The Clinical Social Work and Social Work Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 6351 et seq.) [225 ILCS 6351 et seq.]

A registered nurse licensed pursuant to The Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1989, ch. 111, par. 9501 et seq.)

An occupational therapist registered pursuant to the Illinois Occupational Therapy Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 3701 et seq.)

A doctor of medicine or osteopathy licensed pursuant to the Medical Practice Act of 1987 (Ill. Rev. Stat. 1989, ch. 111, par. 4400.1 et seq.)

Staff who hold a master's degree or higher in psychology, sociology or counseling and who are certified or registered by the Commission for Rehabilitation Counselor Certification, the National Board of Certified Counselors, or the National Academy of Clinical Mental Health Counselors or a national or state certification board or commission, which credentials practitioners on the basis of education and training, work experience and examination; and

Staff who, by January 30, 1990, hold a master's degree or higher in psychology, sociology or counseling, and have at least five years of experience in a mental health setting.

"Qualified mental health professional (QMHP)." One of the following:

A physician licensed under the Medical Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 4400-1 et seq.) [225 ILCS 60] to practice medicine or osteopathy with training in mental health services or one year of clinical experience, under supervision, in treating problems related to mental illness, or specialized training in the treatment of children and adolescents;

A psychiatrist (a physician licensed under the Medical Practice Act of 1987) who has successfully completed a training program in psychiatry approved by the American Medical Association or the American Osteopathic Association or other training program identified as equivalent by the Department;

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A psychologist licensed under the Clinical Psychologist Licensing Act (Ill. Rev. Stat. 1991, ch. 111, par. 5351 et seq.) [225 ILCS 15] with specialized training in mental health services;

A social worker possessing a master's or doctoral degree in social work and licensed under the Clinical Social Work and Social Work Practice Act (Ill. Rev. Stat. 1991, ch. 111, par. 6351 et seq.) [225 ILCS 20] with specialized training in mental health services;

A registered nurse licensed under the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 3501 et seq.) [225 ILCS 65] with at least one year of clinical experience in a mental health service or a master's degree in psychiatric nursing;

An occupational therapist registered pursuant to the Illinois Occupational Therapy Practice Act (Ill. Rev. Stat. 1991, ch. 111, par. 3701 et seq.) [225 ILCS 75] with at least one year of clinical experience in a mental health setting; or

An individual possessing a master's or doctoral degree in counseling and guidance, rehabilitation counseling, social work, vocational counseling, psychology, pastoral counseling or family therapy, or related field, who has successfully completed a practicum and/or internship which includes a minimum of 1,000 hours, or who has one year of clinical experience under the supervision of a qualified mental health professional or who is a licensed social worker holding a master's degree with two years of experience in mental health services.

"Qualified mental retardation professional (QMRP)." A QMRP must:

Have at least one year of experience working directly with individuals with mental retardation or other developmental disabilities and be one of the following:

A doctor of medicine or osteopathy licensed pursuant to the Medical Practice Act of 1987;

A registered nurse licensed pursuant to the Illinois Nursing Act of 1987;

An occupational therapist or occupational therapist assistant certified by the American Occupational

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Therapy Association or other comparable body (Illinois Occupational Therapy Practice Act);

A physical therapist certified by the American Physical Therapy Association or other comparable body (Illinois Physical Therapy Act (Ill. Rev. Stat. 1989 1991, ch. 111, par. 4251 et seq.) [225 ILCS 90]);

A physical therapist assistant registered by the American Physical Therapy Association or a graduate of a two-year college-level program approved by the American Physical Therapy Association or comparable body;

A psychologist with at least a master's degree in psychology from an accredited school (Clinical Psychologist Licensing Act);

A social worker with a bachelor's degree from a college or university or graduate degree from a school of social work accredited or approved by the Council on Social Work Education or another comparable body (The Clinical Social Work and Social Work Practice Act);

A speech-language pathologist or audiologist with a certificate of Clinical Competence in Speech-Language Pathology or Audiology granted by the American Speech Language Hearing Association or comparable body or meeting the education requirements for licensure and being in the process of accumulating the supervised experience required for licensure (The Illinois Speech-Language Pathology and Audiology Practice Act (Ill. Rev. Stat. 1989 1991, ch. 111, par. 7901 et seq.) [225 ILCS 110]);

A professional recreation staff person with a bachelor's degree in recreation or in a specialty area such as art, dance, music or physical therapy;

A professional dietitian registered by the American Dietetics Association;

A human services professional with a bachelor's degree in a human services field, including, but not limited to sociology, special education, rehabilitation counseling and psychology.

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"Quality assurance." A systematic and objective approach to monitoring and evaluating the appropriateness, adequacy and quality of services in order to identify and resolve problems.

"Residence." See "living arrangement."

"Seclusion." Sequestration by placement of an individual alone in a room from which he or she has no means of leaving. When an individual is placed in a behavior modification program pursuant to his or her individual integrated services plan, he or she may be removed from a situation that affords positive reinforcement to an area where reinforcement is not available for a reasonable period of time not to exceed 30 minutes and such restrictions shall not constitute seclusion. (Section 1-126 of the Code)-

"Self-administration of medications." An individual's ability to correctly take prescribed medications independently or with verbal prompts.

"Skills training." Activities which focus on the development of daily living skills which enable individuals to achieve independent functioning and economic self-sufficiency.

"Substantial compliance." An evaluation result that determines that a surveyed program or service meets the requirements set forth in this Part; or, when deficient, the program has documented a plan of correction to rectify any deficiency, or has an approved equivalency or waiver for it.

"Survey." A process to determine the degree of compliance with this Part which an agency has maintained. This includes surveyor observation and an on-site examination of the following: policies, procedures, records of individuals, written plans, and the physical plant. Interviews of individuals and staff and observation of a sample of CILAs are also a part of the survey.

"Tardive dyskinesia." An abnormal involuntary movement disorder associated with the long-term use of antipsychotic medications. It may be persistent or transient and is characterized by a variable mixture of facial, ocular, oral, lingual, truncal or limb movements.

"Time-out." Contingent removal from a situation in which reinforcement occurs into a situation from which reinforcement does not occur, for a reasonable period of time not to exceed 30 minutes.

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"Treatment." An effort to accomplish an improvement in the mental condition or related behavior of an individual. Treatment includes, but is not limited to, hospitalization, partial hospitalization, outpatient services, examination, diagnosis, evaluation, care, training, psychotherapy, pharmaceuticals and other services provided for individuals by mental health agencies or psychiatric hospitals. (Section 1-128 of the Code)-

"Waiver." An action by the Department in which exceptions to this Part are granted on application by an agency for a period not to exceed the duration of the current license.

(Source: Amended at 17 Ill. Reg. _____, effective November 29, 1993)

SUBPART C: GENERAL AGENCY REQUIREMENTS

Section 115.300 Environmental management of living arrangements

a) For individuals who receive intermittent supervision and choose to reside with their families or in living arrangements owned or leased by the individuals living there, the licensed agency shall assist individuals in selecting, obtaining and maintaining CILAs which afford safety and basic comfort. Such assistance shall include, but is not limited to:

- 1) Performing visual inspections;
- 2) Purchasing safety devices, i.e., smoke detectors, door locks, when needed; and
- 3) Advocacy with the landlord to encourage compliance with applicable codes.

b) For individuals who choose to reside in living arrangements owned or leased by an agency, ~~or in living arrangements where the individuals receive both room and board and continuous supervision,~~ the licensed agency shall insure that buildings containing owned or leased living arrangements shall comply with locally adopted building codes as enforced by local authorities and the NFPA 101, Life Safety Code (National Fire Protection Association, 1988 1985), as applicable as enforced by local authorities or the Office of the State Fire Marshal, if local authorities are unavailable. An agency shall document that a formal request for an inspection has been made to the local authorities or to the Office of the State Fire Marshal prior to opening a CILA placement. Non-compliance may be shown by evidence of administrative or judicial action taken against the owner(s) of a building for violation(s) of the

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applicable housing code within the previous two months, or a letter indicating non-compliance with life/safety requirements from the local authorities or the Office of the State Fire Marshal.

c) Each living arrangement shall meet standards as identified in local life/safety and building codes. Living arrangements specified in subsection (b) of this Section above shall also meet the following additional standards:

- 1) Each living arrangement shall have a smoke detection system which complies with the Smoke Detector Act (Ill. Rev. Stat. 1989 1991, ch. 127½, par. 801 et seq.) [425 ILCS 65].
- 2) No more than eight individuals shall be served in any living arrangement.
- 3) There shall be documentation that living arrangements are annually inspected by the licensed CILA agency to insure safety, basic comfort and compliance with this Part.
- 4) Bath and toilet rooms
 - A) At least one bathroom shall be provided for each four individuals. A bathroom shall include a toilet, lavatory, and tub or shower.
 - B) Bathrooms shall be located and equipped to facilitate independence. When needed by the individual, special assistance or devices shall be provided.
 - C) Bathing and toilet facilities shall provide privacy.
- 5) Bedrooms
 - A) Each single individual bedroom shall have at least 75 square feet of net floor area, not including space for closets, wardrobes, bathrooms and clearly definable entryway areas.
 - B) Each multiple bedroom shall accommodate no more than two individuals and each bedroom for two individuals shall have at least 55 square feet of net floor area per individual not including space for closets, wardrobes, bathrooms and clearly definable entryway areas.
 - C) Storage space for clothing and other personal belongings shall be provided for each individual.

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- D) Each bedroom shall have:
- i) Walls that extend from floor to ceiling;
 - ii) A fire-graded mattress and box spring that is suitable to the size of the individual which provides support and comfort, if beds are provided by the agency.
 - iii) At least one outside window; and
 - iv) Electrical light sufficient for reading (a minimum of 40 footcandles).
- E) Bedrooms shall maintain a dry and comfortable environment.
- F) In living arrangements where more than one individual resides, traffic to and from any room shall not be through an individual's bedroom.

6) The agency shall ensure that:

- A) Living arrangements shall be safe and clean within common areas and within apartments over which the agency has control.
- B) Living arrangements shall be free from vermin.
- C) Waste and garbage shall be stored, transferred and disposed of in a manner that does not permit the transmission of diseases.
- D) Private water systems shall comply with 77 Ill. Adm. Code 900 (Drinking Water Systems Code);--and,
- E) Copies of inspections when performed by local and state inspectors in regard to health, sanitation and environment shall be maintained.

7) The agency shall develop, implement and maintain a disaster preparedness plan which shall be reviewed annually, revised as necessary, and ensure that:

- A) Records and reports of fire and disaster training are maintained;

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- B) A record of actions taken to correct noted deficiencies in disaster drills or inspections is maintained;
- C) Staff know how to react to fire, severe weather, missing persons, psychiatric and medical emergencies, poison control and deaths;
- D) Individuals know how to react to situations identified in subsection (c)(7)(C) above of this Section or are receiving training;
- E) Staff and individuals are trained in the location of fire-fighting equipment, first aid kits, evacuation routes and procedures; and
- F) A telephone is available with a list stating the telephone numbers of the nearest poison control center, the police, the fire department and emergency medical personnel.

8) The agency shall implement procedures for evacuation which ensure that:

- A) Evacuation drills are conducted at a frequency determined by the agency to be appropriate based on the needs and abilities of individuals served by the particular living arrangement but no less than annually.
 - B) Special provisions shall be made for those individuals who cannot evacuate the building without assistance, including those with physical disabilities and individuals who are deaf and/or blind.
 - C) All personnel are trained to carry out their assigned evacuation tasks.
 - D) Inefficiency or problems identified during an evacuation drill shall result in specific corrective action.
 - E) Evacuation drills shall include actual evacuation of individuals to safe areas.
- 9) At least one approved fire extinguisher shall be available in the residence, inspected annually and recharged when necessary.

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- 10) First aid kits shall be available and monitored quarterly regularly by the agency.

d) For individuals who receive continuous supervision and choose to reside with their families or in living arrangements owned or leased by the individuals living there, the licensed agency shall ensure that the living arrangements comply with all the requirements of subsection (c) of this Section except subsections (c)(4), (c)(5), (c)(6)(B), (c)(6)(D), (c)(7)(B), (c)(7)(E) and (c)(10).

(Source: Amended at 17 Ill. Reg. _____, effective November 29, 1993)

Section 115.310 Geographic location of community-integrated living arrangements

- a) CILAs shall be located to enable individuals to participate in and be integrated into their community or neighborhood. Homes shall be typical of homes in the community or neighborhood.
- b) CILAs shall be located to promote integration of individuals with mental disabilities within the range of communities throughout the State, and to avoid concentrating individuals in CILAs in a neighborhood or community.
- c) In counties with less than 500,000 population, CILAs owned or leased by an agency shall not be located within a distance of 1,320 feet, measured in any direction, from any CILA, unless local zoning regulations allow CILAs to be located closer together. In counties with populations over 500,000 a building with any CILAs owned or leased by an agency shall not be located within 600 feet, measured in any direction, from any building with any CILA owned or leased by an agency in those neighborhoods where 50% or more of the housing is multi-unit dwellings. No more than 8 individuals shall reside in CILAs owned or leased by an agency in each building. In all other neighborhoods in those counties, CILAs owned or leased by an agency shall not be located within a distance of 1,320 feet, measured in any direction, from any CILA.

d) Each agency shall define in writing the process it uses to obtain community acceptance of CILAs.

e) Each agency shall establish procedures for assuring compliance with the above criteria, which may include review and comment by representatives of local governmental units, community mental health and developmental disabilities planning and service agencies, and other interested civic organizations, regarding the

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impact on their community areas of any living arrangements to be certified by such agency.

d) Nothing in this Part shall be construed to interfere with the right of mentally disabled individuals with mental disabilities to choose where they rent or buy housing.

Source: Amended at 17 Ill. Reg. _____, effective November 29, 1993

Section 115.320 Administrative requirements

a) Governing body

1) Each agency which is owned or operated by any corporation, association, or unit of local government shall have a governing body in which is vested authority and responsibility for the organization, management, control, and operation of the agency and all programs, services, facilities and residences it administers.

2) The names and addresses of all owners or controlling parties of the agency (whether they are single persons, partnerships, corporate bodies, or subdivisions of other bodies, such as public agencies or religious, fraternal or other charitable organizations) shall be fully disclosed and provided to the Department annually. For corporations, the names and addresses of all officers, directors, and stockholders, either beneficial or of record, shall be disclosed.

2) Each agency shall have provisions for obtaining input from consumers and/or consumer representatives to the governing body.

3) The governing body shall establish bylaws, rules and regulations subject to examination during the licensure processes which shall:

A) Describe the method of selecting members, and the conditions which describe tenure and rotation of members;

B) Specify the conditions under which a conflict of interest may exist for members and establish policies and procedures to address such situations, and

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- 6) Specify that the governing body shall meet at least quarterly and document in minutes of its meetings who is in attendance; issues presented and actions taken; including a review of the reports of licensure surveys.
- 4) The governing body shall include persons who have no ownership interest and receive no income from the agency and who reside in the geographic area served by the agency and include representatives of the community, consumers and consumer representatives.
- 5) The governing body shall be notified of the annual survey by the Department and other inspections which indicate the outcome and disposition of any findings resulting from a survey.

b) Advisory board

- 1) Each agency which is owned or operated by a sole proprietor or partnership shall appoint and maintain an advisory board whose members shall be persons who have no ownership interest and receive no income from the agency and who reside in the geographic area served by the agency and include representatives of the community, consumers and consumer representatives.

- 2) The advisory board shall ensure that each agency which is owned or operated by a sole proprietor or partnership shall have a charter, mission statement and goals and objectives.

b) Staffing

- 1) Mental health and developmental disabilities staff shall be licensed or certified as required by Illinois laws.

- 2) When paraprofessional or untrained staff are used in direct services, they shall be supervised in the provision of services by professional staff.

c) Authorized agency representative

The agency shall appoint an authorized agency representative whose qualifications and duties are defined in writing and which include authority for administration and management; and whose performance shall be reviewed and documented annually.

c) General program requirements

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Agencies funded by the Department shall meet the following general program requirements for all funded services:

1) Service setting

Services shall be provided in the setting most appropriate to the needs of the individual. This may include the individual's home, the agency, or the community. All settings shall be used innovatively in order to reach the target populations.

2) Recordkeeping

- A) Cumulative case records including an individualized service plan shall be maintained for each individual.

- B) The individualized service plan shall state the goal(s) for each individual. The individual shall be afforded the opportunity and encouraged to participate in goal/objective selection. Goals/objectives shall include timeframes specified by the agency's professional staff, in consultation with the individual and relevant collaterals. "Individualized service plan", as used herein, refers to and is equivalent to "individual treatment plan" and "individual habilitation plan".

3) Behavior management and human rights review

Each agency is required to establish or ensure a process for the periodic review of behavior intervention and human rights issues involved in the individual's treatment and/or habilitation. Agencies required to have behavior intervention and human rights review policies and procedures under licensure or certification standards shall continue to comply with those standards.

4) Abuse and neglect

Each agency shall have and use a process for reporting and handling instances of abuse and neglect in accordance with applicable standards, regulations and laws.

5) Admission to programming

- A) Agencies shall not discriminate in the admission to and provision of needed services to individuals on the basis of race, color, sex, religion, national origin, ancestry, or disability.

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B) Admission policies and procedures shall be set forth in writing and be available for review.

6) Compliance with life safety standards and requirements

All program facilities shall be in compliance with applicable State licensure requirements and local ordinances with regard to fire, building, zoning, sanitation, health, and safety requirements.

7) Personnel requirements

A) A licensed physician (MD or DO) shall assume medical and legal responsibility for medical services offered in any program, including prescription of medications.

B) All services shall be provided by appropriately trained staff, operating under the supervision of qualified clinical professionals.

8) Mandated services

A) Mandated services shall be provided according to the requirements as stated in the Department's rules at 59 Ill. Adm. Code 125 (Recipient Discharge/Linkage/Aftercare).

B) The Department shall monitor the provision of mandated follow-up monitoring services as outlined in 59 Ill. Adm. Code 125.

9) Utilization review

Utilization review is the ongoing review of services delivered, their intensity and their duration, to determine adherence to generally accepted guidelines or standards regarding the individual's assessment, eligibility for service and appropriateness of services rendered. Agencies shall engage in a utilization review process for all program services.

10) Visits to programs

The agency shall ensure that Department-authorized consumer interest groups shall be permitted, with the consent of individuals, to visit agencies and living arrangements owned or leased by an agency.

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d) Agency policy requirements

1) The agency shall have written policies which shall be reviewed annually and revised as necessary by the governing body or advisory board and shall describe:

A) Goals and objectives reflecting annual and long-range plans;

B) The services provided in response to individual and community needs;

6) The population served, including age groups, disability and geographic service area;

B) The hours and days of operation;

E) The methods used to carry out initial screening and assessment of individuals;

F) A description of processes used for development of the individual integrated services plan;

6) The use of and approval for special procedures such as time-out, restraint and aversive techniques; and

H) Procedures for handling emergencies and disasters.

2) Agency policy shall ensure the availability of professional administrative and support staff to assess and address the needs of individuals. This includes personnel and consultants who can communicate, either verbally or non-verbally, with individuals.

3) Agency policy shall ensure that that Department-authorized consumer interest groups shall be permitted, with the consent of individuals, to visit agencies and living arrangements owned or leased by an agency.

e) Personnel requirements

1) Agencies shall not discriminate in the hiring or employment of staff on the basis of race, color, age, national origin, sex, religion, or handicap.

2) Personnel policies and procedures shall be set forth in writing and shall be available for review.

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- 3) The agency shall have written job descriptions or contractual agreements for every position, including consultant and direct service volunteer positions, which list the job title, duties and responsibilities, minimum experience and educational requirements, immediate supervisor and subordinates.
- 4) Mental health and developmental disabilities staff shall be licensed, registered or certified as required by the laws of the State.
- 5) When paraprofessional or untrained staff are used in direct services, they shall be supervised in provision of services by professional staff.
- 6) A pay plan including the salary range for all position titles in use shall be available.

d) f) Staff training

- 1) Direct service staff shall receive training as a part of an orientation program. Staff without previous experience in direct service to individuals shall receive training prior to unsupervised responsibility for direct service unless trained personnel are on site and available for on-the-job training. Direct service staff who have completed training in the below mentioned areas, as documented in their personnel records, shall not be required to repeat that training as part of their orientation. Staff without demonstrated competence shall receive training in the following areas, as recorded in their personnel records.

- A) Cardiopulmonary resuscitation (CPR), Heimlich maneuver and first aid;
- B) Concepts of treatment, habilitation and rehabilitation including behavior management, normalization, age appropriateness and psycho-social rehabilitation depending on the needs of the individuals served or to be served;
- C) Safety, fire, and disaster procedures;

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- D) Abuse, neglect and unusual incident prevention, handling and reporting;
- E) Individual rights in accordance with Chapter 2 of the Code and maintaining confidentiality in accordance with the Confidentiality Act;
- F) The nature and structure of the individual integrated services plan;
- G) The type, dosage, characteristics, effects and side effects of medications prescribed for individuals; and
- H) Screening for involuntary muscular movement, which may be indicative of tardive dyskinesia;
- I) Development and implementation of an individual integrated services plan;
- J) Formal assessment instruments used and their role in the development of the services plan;
- K) Documentation and recordkeeping requirements with reference to the services plan; and
- L) Other training which relates specifically to the type of disability or treatment and intervention techniques being used specific to individuals living in CILAs geared toward assisting staff execute objectives obtained in the services plans.
- 2) Following completion of training requirements in subsection (1) above, direct service staff may be involved with individuals but shall be provided training in the following areas of not less than 40 hours, to be completed within six months of assignment:
- A) Development and implementation of an individual integrated services plan;
- B) Formal assessment instruments used and their role in the development of the services plan;
- C) Documentation and recordkeeping requirements with reference to the services plan; and
- D) Other training which relates specifically to the type of disability or treatment and intervention techniques

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being used specific to individuals living in GHAs geared toward assisting staff execute objectives contained in services plans.

2) After completion of training specified in subsection (c)(1) of this Section, each direct service staff member shall participate in ongoing staff development activities as outlined in the agency's staff development plan.

3) Upon completion of training specified in subsections (i) and (j) above, each direct service staff member shall participate in not less than 40 hours of training per year designed to enhance his or her ability to deliver services to individuals which promotes community integration, independence in daily living, and economic self-sufficiency.

3) 4) All training shall be documented in each employee's personnel record and shall be readily available for review by Department surveyors.

4) The agency shall implement a written training plan which lists training to be offered to meet the requirements of this Part and the methods used for completion of any required training.

5) The agency shall implement a written training plan which describes each formal course offered to meet the requirements of this Part, the methods used to provide training, and to determine pass, fail, proficiency and/or completion of any required training.

e) g) Volunteer training

The agency shall provide an orientation and training program for volunteers specific to volunteer duties prior to their working with individuals. For volunteers working directly with individuals, training shall include subsections (f)(1)(A), (f)(1)(B), (f)(1)(D) and (f)(1)(E) above, and may include subsection (f)(1)(B) as required by the agency and shall provide staff supervision as necessary.

f) h) Quality assurance

1) There shall be a written quality assurance plan and ongoing activities designed to review and evaluate services to individuals, operation of programs and to resolve identified problems.

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2) The agency's quality assurance program shall be the basis for annually certifying to the Department that individuals are receiving appropriate community-based services consistent with their services plans, that all programs and services are supervised by the agency and comply with this Part.

A) If a certified CILA does not continue to meet standards, the agency shall correct deficiencies within 30 days; or

B) If deficiencies in a certified CILA cannot be corrected within 30 days, the agency shall withdraw certification of the CILA program in question and notify the Department. The agency shall remain responsible for those individuals who live in or lived in the affected CILA.

3) The scope of quality assurance shall include reviewing semi-annually, or more frequently if problems are identified, at least the following:

A) The interdisciplinary process, service planning and implementation as they relate to community integration, independence in daily living and economic self-sufficiency;

B) The use of special procedures including behavior management techniques;

C) Unusual incidents relative to services to individuals;

B) Service utilization;

E) Individuals' records ensuring that they meet the requirements of this Part;

F) Arranged services to ensure that the needs of individuals are being met in accordance with this Part;

G) The status of individuals receiving service; and

H) Environmental reviews of living arrangements.

5) Quality assurance reviews and activities shall be documented and quality assurance records shall be filed separately from the records of individuals.

g) i) Unusual incidents

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- 1) The agency shall ensure that staff know how to address unusual incidents and shall have written policies and procedures for handling, investigating, and reporting of unusual incidents which shall include but are not limited to the following:

- A) ~~Rape or~~ Sexual assault;
- B) Abuse or neglect;
- C) Death;
- D) Physical injury as clarified in the definition of "Abuse" in Section 115.120;
- E) Assault;
- F) Missing persons;
- G) Theft; and
- H) Criminal conduct.

- 2) Within 24 hours of occurrence the agency shall report any incident which is subject to the Criminal Code of 1961 (Ill. Rev. Stat. 1989 1991, ch. 38, par. 1-1 et seq.) [720 ILCS 5] to the local law enforcement agencies.

- 3) The agency shall ensure that instances of abuse or neglect against individuals in programs which are licensed by the Department are reported to the Department of Public Health as required by the Abused and Neglected long Term Care Facility Residents Reporting Act (Ill. Rev. Stat. 1989-1-ch. 111; par. 4161 et seq.) The Department of Public Health shall report all incidents of abuse and neglect that occur in CILAs to the Department.

- 4) Either the Department of State Police or the Department shall investigate all incidents of abuse or neglect reported to the Department of Public Health.

b) Individuals' records

- 1) The agency shall ensure the confidentiality of individuals' records in accordance with the Act and shall ensure safekeeping of all records against loss or destruction.

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- 2) The agency shall maintain a chronological record for each individual. Records shall be located at the program site at which individuals are being served.

- A) Each entry shall be legible, dated and authenticated by the signature and title of the person making the entry.
- B) Corrections shall be initialed and made in such a way as to leave the original incorrect entry legible.
- C) When symbols or abbreviations are used, the agency shall provide a legend to explain them which shall be standardized throughout the agency.

- 3) On an individual's entry into the agency, the following information shall be obtained, recorded and updated as necessary in the individual's record:

- A) Identifying information including name, date of birth, sex, race, social security number and legal status;
 - B) The name, address and telephone number of the legal guardian or the person to be notified in case of an emergency;
 - C) The language spoken or understood by the individual including, in the case of an individual who is hearing impaired or non-verbal individual, the individual's preferred mode of communication, e.g., American sign language, signed English, aural, oral or tactile communications device;
 - D) Prescribed medications, reactions and side effects to medications, allergies to foods, other medications and substances;
 - E) Physical and dental examinations, and medical history;
 - F) Consent to receive emergency medical services; and
 - G) Copies of the authorization for release of information.
- 4) The following shall be entered in the individual's record during the period of service:

- A) Written informed consent by the individual or guardian to participate in a CILA;

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- B) Prior service history;
- C) Initial assessment and individual integrated services plan, and reassessments, and individual integrated services plan as described in Sections 115.230(f) through (o);
- D) Documentation of approval to use special procedures and the results of their use;
- E) Progress notes, which shall be entered chronologically and at least monthly, documenting the individual's involvement in and response to the services plan.
- i) ~~k~~ Financial and operational requirements
- Agencies licensed to provide CILAs shall comply with 59 Ill. Adm. Code 103 (Grants).

(Source: Amended at 17 Ill. Reg. _____, effective November 29, 1993)

Section 115.325 Monitoring and evaluation

The agency shall agree to participate in a monitoring and evaluation system as described in the contractual agreement between the Department and the agency.

a) Evaluation methodologies

Agencies shall develop evaluation methodologies that address the issues of the effective and efficient use of program resources; for example, quality assurance, utilization review, and professional services review organization. The agency shall also provide documentation of the implementation of these evaluation methodologies and demonstrate how the information gained through evaluation efforts is used in the planning process. The Department shall review and provide consultation in this evaluation effort.

b) Monitoring

Monitoring is the review of the agency's compliance with contractual obligations, applicable statutes and administrative rules and insuring that Departmental funds are spent appropriately for services as specified in the contractual agreement. Monitoring may include desk review and site review of agency performance.

(Source: Added at 17 Ill. Reg. _____, effective November 29, 1993)

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Section 115.330 Accreditation

- a) Providers demonstrating accreditation status under either the Standards for Services for People with Developmental Disabilities (Council), Standards Manual for Organizations Serving People with Disabilities (GARF), Council on Accreditation of Services for Families and Children (COA), Mental Health Standards (JCAHO), or Accreditation Manual for Hospitals (JCAHO) may be deemed to be in compliance with Section 115.320(a) of this Part.
- b) Demonstration of current accreditation status shall be achieved by submission of a statement of accreditation by the agency to the Department.
- c) If the agency's accreditation status changes for any reason, the agency shall notify the Department of that change within 30 days after the effective date of the change.

(Source: Added at 17 Ill. Reg. _____, effective November 29, 1993)

Section 115.410 Issuing a license and period of licensure

- a) Upon receipt of a completed application and verification of the agency's compliance with this Part, the Department shall issue a license which will authorize agencies to certify that programs provided in CILAs comply with the Code, the Confidentiality Act and this Part. The application shall include signature and date, and verification of the agency's compliance with this Part.

- b) The Department shall conduct surveys of licensed agencies and their certified programs and services. The Department shall review the records or premises, or both, as it deems appropriate for the purpose of determining compliance with the Community-Integrated Living Arrangements Licensure and Certification Act, the Code, the Confidentiality Act, and this Part.

- 1) The Department shall conduct scheduled surveys to determine compliance at the time of initial licensure, license renewal, and at least annually and shall conduct unscheduled surveys to investigate allegations or complaints.

- 2) Determination of compliance with the service requirements contained in Subpart B of this Part shall be based on a survey centered on the individual which samples services being provided.

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3) Determination of compliance with the general agency requirements contained in Subpart C of this Part shall be based on a review of agency records and observation of individuals and staff.

c) Upon application to the Department, the Department may issue a temporary permit to an applicant for a six-month period to allow the holder of such permit reasonable time to become eligible for a license.

d) If an agency requests a waiver of any standard in this Part other than Section 115.310(c), the agency shall present to the Department a written plan to comply with the required standard including a timetable for compliance, when possible. If compliance is not possible, the agency shall submit its rationale for the waiver request. Waivers shall be granted solely at the Department's discretion. The Department shall grant a waiver to a standard contained in this Part other than Section 115.310(c) only upon receipt of a written plan from the agency requesting the waiver to comply with the standard including a timetable for compliance. In cases where compliance is impossible and failure to grant the waiver request would be punitive when weighing the requirements of the standard against the agency's overall operation, the Department shall grant a waiver specifying the time frame for which the waiver is granted. Standards shall not be waived in situations that pose a threat to the health and safety of individuals.

d) e) If an agency requests a waiver of Section 115.310(c), the agency shall present to the Department its rationale for the waiver request, including evidence of efforts to comply with Section 115.310(c). The request must be submitted before the agency leases, purchases or takes possession of the property to be used as a CILA. The Department shall grant the waiver for the duration of the CILA if it determines that the granting of the waiver would meet the following criteria:

1) It is consistent with the goal of community integration of individuals with mental disabilities; and

2) It is consistent with Sections 115.310(a), (b) and (d), (d), (e) and (f).

e) f) The Department shall issue a decision on waivers requested under subsection (e) above (d) of this Section within five working days of after receipt of the written request.

g) If an agency requests an equivalency for any standard in this Part, the agency shall present to the Department a written description of

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the equivalency containing specific reference as to how the equivalency meets the standard. An equivalency shall be granted only at the Department's discretion and shall not be granted in situations that pose a threat to the health and safety of individuals.

f) h) A license shall be valid for three years unless revoked in accordance with Section 4(e) of the Community-Integrated Living Arrangements Licensure and Certification Act.

g) i) If the Department denies a waiver request, the agency may request a hearing in accordance with Section 115.470. At the hearing, the Department shall have the burden of proving that there was substantial evidence to support the decision to deny the waiver.

(Source: Amended at 17 Ill. Reg. _____, effective November 29, 1993)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Definitions and General Provisions,
- 2) Code Citation: 35 Ill. Adm. Code 211
- 3) Section Numbers: Adopted Action:
211.5500 New Section
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1009, 1010 and 1027 [415 ILCS 5/9, 10, 27]
- 5) Effective Date of Rule: December 7, 1993
- 6) Does this rulemaking contain an automatic repeal date?: No
- 7) Does this Rule contain incorporations by reference? No
- 8) Date filed in Board's Principal Office: December 2, 1993
- 9) Notice of Proposal Published in Illinois Register:
August 13, 1993, 17 Ill. Reg. 13358
- 10) Has JCAR issued a Statement of Objections to these rules?
No
- 11) Differences between proposal and final version: None.
- 12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?
No agreements letter was issued.
- 13) Will this Rule replace an emergency Rule currently in effect? No
- 14) Are there any other amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
211.270	New Section	17 Ill. Reg. 12491 (8/6/93)
211.1070	New Section	17 Ill. Reg. 12491 (8/6/93)
211.2030	New Section	17 Ill. Reg. 12491 (8/6/93)
211.2610	New Section	17 Ill. Reg. 12491 (8/6/93)
211.4830	New Section	17 Ill. Reg. 12491 (8/6/93)

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211.4850	New Section	17 Ill. Reg. 12491	(8/6/93)
211.4970	New Section	17 Ill. Reg. 12491	(8/6/93)
211.5390	New Section	17 Ill. Reg. 12491	(8/6/93)
211.5530	New Section	17 Ill. Reg. 12491	(8/6/93)
211.6110	New Section	17 Ill. Reg. 12491	(8/6/93)
211.6170	New Section	17 Ill. Reg. 12491	(8/6/93)
211.6250	New Section	17 Ill. Reg. 12491	(8/6/93)
211.6630	New Section	17 Ill. Reg. 12491	(8/6/93)
211.6650	New Section	17 Ill. Reg. 12491	(8/6/93)
211.6710	New Section	17 Ill. Reg. 12491	(8/6/93)
211.6830	New Section	17 Ill. Reg. 12491	(8/6/93)
211.7050	New Section	17 Ill. Reg. 12491	(8/6/93)

15) Summary and Purpose of Rule:

In conjunction with establishing rules for smaller source permits (see separate notice for Part 201 pertaining to smaller source permit rules), a definition is added at Part 211.

16) Information and questions regarding this adopted rule shall be directed to:

Michelle C. Dresdow
Illinois Pollution Control Board
P.O. Box 505
DeKalb, IL 60115
(815) 753-0947

The full text of the Adopted Rule begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE B: AIR POLLUTION

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER C: EMISSION STANDARDS AND LIMITATIONS

FOR STATIONARY SOURCES

PART 211

DEFINITIONS AND GENERAL PROVISIONS

SUBPART A: GENERAL PROVISIONS

Section
211.101 Incorporations by Reference
211.102 Abbreviations and Units

SUBPART B: DEFINITIONS

Section

211.121 Other Definitions
211.122 Definitions (Repealed)

211.130 Accelacota

211.150 Accumulator

211.170 Acid Gases

211.210 Actual Heat Input

211.230 Adhesive

211.250 Aeration

211.290 Afterburner

211.310 Air Contaminant

211.330 Air Dried Coatings

211.350 Air Oxidation Process

211.370 Air Pollutant

211.390 Air Pollution

211.410 Air Pollution Control Equipment

211.430 Air Suspension Coater/Dryer

211.450 Airless Spray

211.470 Air Assisted Airless Spray

211.490 Annual Grain Through-Put

211.510 Application Area

211.530 Architectural Coating

211.550 As Applied

211.570 Asphalt

211.590 Asphalt Prime Coat

211.610 Automobile

211.630 Automobile or Light-Duty Truck Assembly Source or

Automobile or Light-Duty Truck Manufacturing Plant

211.650 Automobile or Light-Duty Truck Refinishing

211.670 Baked Coatings

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211.690 Batch Loading

211.710 Bead-Dipping

211.730 Binders

211.750 British Thermal Unit

211.770 Brush or Wipe Coating

211.790 Bulk Gasoline Plant

211.810 Bulk Gasoline Terminal

211.830 Can

211.850 Can Coating

211.870 Can Coating Line

211.890 Capture

211.910 Capture Device

211.930 Capture Efficiency

211.950 Capture System

211.970 Certified Investigation

211.990 Choke Loading

211.1010 Clean Air Act

211.1050 Cleaning and Separating Operation

211.1090 Clear Coating

211.1110 Clear Topcoat

211.1130 Closed Purge System

211.1150 Closed Vent System

211.1170 Coal Refuse

211.1190 Coating

211.1210 Coating Applicator

211.1230 Coating Line

211.1250 Coating Plant

211.1270 Coil Coating

211.1290 Coil Coating Line

211.1310 Cold Cleaning

211.1330 Complete Combustion

211.1350 Component

211.1370 Concrete Curing Compounds

211.1390 Concentrated Nitric Acid Manufacturing Process

211.1410 Condensate

211.1430 Condensible PM-10

211.1470 Continuous Process

211.1490 Control Device

211.1510 Control Device Efficiency

211.1530 Conventional Soybean Crushing Source

211.1550 ConveyORIZED Degreasing

211.1570 Crude Oil

211.1590 Crude Oil Gathering

211.1610 Crushing

211.1630 Custody Transfer

211.1650 Cutback Asphalt

211.1670 Daily-Weighted Average VOM Content

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211.1690	Day
211.1710	Degreaser
211.1730	Delivery Vessel
211.1750	Dip Coating
211.1770	Distillate Fuel Oil
211.1790	Drum
211.1810	Dry Cleaning Operation or Dry Cleaning Facility
211.1830	Dump-Pit Area
211.1850	Effective Grate Area
211.1870	Effluent Water Separator
211.1890	Electrostatic Bell or Disc Spray
211.1910	Electrostatic Spray
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211.1970	Enamel
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211.2050	Ethanol Blend Gasoline
211.2070	Excess Air
211.2090	Excessive Release
211.2110	Existing Grain-Drying Operation
211.2130	Existing Grain-Handling Operation
211.2150	Exterior Base Coat
211.2170	Exterior End Coat
211.2190	External Floating Roof
211.2210	Extreme Performance Coating
211.2230	Fabric Coating
211.2250	Fabric Coating Line
211.2270	Federally Enforceable Limitations and Conditions
211.2310	Final Repair Coat
211.2330	Firebox
211.2350	Fixed-Roof Tank
211.2370	Flexographic Printing
211.2390	Flexographic Printing Line
211.2410	Floating Roof
211.2430	Fountain Solution
211.2450	Freeboard Height
211.2470	Fuel Combustion Emission Unit or Fuel Combustion Emission Source
211.2490	Fugitive Particulate Matter
211.2510	Full Operating Flowrate
211.2530	Gas Service
211.2550	Gas/Gas Method
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211.2650	Grain

POLLUTION CONTROL BOARD

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211.2670	Grain-Drying Operation
211.2690	Grain-Handling and Conditioning Operation
211.2710	Grain-Handling Operation
211.2730	Green-Tire Spraying
211.2750	Green Tires
211.2770	Gross Heating Value
211.2790	Gross Vehicle Weight Rating
211.2810	Heated Airless Spray
211.2830	Heatset
211.2850	Heatset-Web-Offset Lithographic Printing Line
211.2870	Heavy Liquid
211.2890	Heavy Metals
211.2910	Heavy Off-Highway Vehicle Products
211.2930	Heavy Off-Highway Vehicle Products Coating
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211.2970	High Temperature Aluminum Coating
211.2990	High Volume Low Pressure (HVLP) Spray
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211.3030	Hot Well
211.3050	Housekeeping Practices
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211.3330	Light-Duty Truck
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211.4210	Operator of a Gasoline Dispensing Operation or Operator of a Gasoline Dispensing Facility
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211.4350	Owner of a Gasoline Dispensing Operation or Owner of a Gasoline Dispensing Facility
211.4370	Owner or Operator
211.4390	Packaging Rotogravure Printing
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211.4530	Parts Per Million (Volume) or PPM (Vol)
211.4550	Person
211.4590	Petroleum
211.4610	Petroleum Liquid
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211.4650	Pharmaceutical
211.4670	Pharmaceutical Coating Operation
211.4690	Photochemically Reactive Material
211.4710	Pigmented Coatings
211.4730	Plant
211.4750	Plasticizers
211.4770	PM-10
211.4790	Pneumatic Rubber Tire Manufacture
211.4810	Polybasic Organic Acid Partial Oxidation Manufacturing Process
211.4870	Polystyrene Plant
211.4890	Polystyrene Resin
211.4910	Portable Grain-Handling Equipment
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211.4950	Portland Cement Process or Portland Cement Manufacturing Plant
211.4990	Power Driven Fastener Coating
211.5030	Pressure Release
211.5050	Pressure Tank
211.5070	Prime Coat
211.5090	Primer Surfacer Coat
211.5110	Primer Surfacer Operation
211.5130	Primers
211.5150	Printing
211.5170	Printing Line
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211.5230	Process Unit Shutdown
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211.5330	Purged Process Fluid
211.5350	Reactor
211.5370	Reasonably Available Control Technology (RACT)
211.5410	Refiner
211.5430	Refinery Fuel Gas
211.5450	Refinery Fuel Gas System
211.5470	Refinery Unit or Refinery Process Unit
211.5490	Refrigerated Condenser
211.5500	Regulated Air Pollutant
211.5510	Reid Vapor Pressure

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211.5550	Repair Coat
211.5570	Repaired
211.5590	Residual Fuel Oil
211.5610	Restricted Area
211.5630	Retail Outlet
211.5650	Ringelmann Chart
211.5670	Roadway
211.5690	Roll Coater
211.5710	Roll Coating
211.5730	Roll Printer
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211.5770	Rotogravure Printing
211.5790	Rotogravure Printing Line
211.5810	Safety Relief Valve
211.5830	Sandblasting
211.5850	Sanding Sealers
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211.5910	Semi-Transparent Stains
211.5930	Sensor
211.5950	Set of Safety Relief Valves
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211.6010	Side-Seam Spray Coat
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211.6070	Solvent
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211.6150	Specialty High Gloss Catalyzed Coating
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211.6210	Splash Loading
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211.6270	Standard Conditions
211.6290	Standard Cubic Foot (scf)
211.6310	Start-Up
211.6330	Stationary Emission Source
211.6350	Stationary Emission Unit
211.6370	Stationary Source
211.6390	Stationary Storage Tank
211.6410	Storage Tank or Storage Vessel
211.6430	Styrene Devolatilizer Unit
211.6450	Styrene Recovery Unit
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211.6530	Surface Condenser

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211.6550	Synthetic Organic Chemical or Polymer Manufacturing Plant
211.6570	Tablet Coating Operation
211.6590	Thirty-Day Rolling Average
211.6610	Three-Piece Can
211.6670	Topcoat
211.6690	Topcoat Operation
211.6730	Transfer Efficiency
211.6750	Tread End Cementing
211.6770	True Vapor Pressure
211.6790	Turnaround
211.6810	Two-Piece Can
211.6850	Undertread Cementing
211.6870	Unregulated Safety Relief Valve
211.6890	Vacuum Producing System
211.6910	Vacuum Service
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211.6950	Vapor Balance System
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211.6990	Vapor Control System
211.7010	Vapor-Mounted Primary Seal
211.7030	Vapor Recovery System
211.7070	Vinyl Coating
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211.7110	Volatile Organic Liquid (VOL)
211.7130	Volatile Organic Material Content (VOMC)
211.7150	Volatile Organic Material (VOM) or Volatile Organic Compound (VOC)
211.7170	Volatile Petroleum Liquid
211.7190	Wash Coat
211.7210	Wastewater (Oil/Water) Separator
211.7230	Weak Nitric Acid Manufacturing Process
211.7250	Web
211.7270	Wholesale Purchase - Consumer
211.7290	Wood Furniture
211.7310	Wood Furniture Coating
211.7330	Wood Furniture Coating Line
211.7350	Woodworking

APPENDIX A Rule into Section Table

APPENDIX B Section into Rule Table

AUTHORITY: Implementing Sections 9 and 10 and authorized by Section 27 and 28.5 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111½, pars. 1009, 1010 and 1027), (P.A. 87-

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

1213, effective September 26, 1992) [415 ILCS 5/9, 10, 27 and 28.5].

SOURCE: Adopted as Chapter 2: Air Pollution, Rule 201: Definitions, R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R74-2 and R75-5, 32 PCB 295, at 3 Ill. Reg. 5, p. 777, effective February 3, 1979; amended in R78-3 and 4, 35 PCB 75 and 243, at 3 Ill. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5, at 7 Ill. Reg. 1244, effective January 21, 1983; codified at 7-111. Reg. 13590; amended in R82-1 (Docket A) at 10 Ill. Reg. 12624, effective July 7, 1986; amended in R85-21(A) at 11 Ill. Reg. 11747, effective June 29, 1987; amended in R86-34 at 11 Ill. Reg. 12267, effective July 10, 1987; amended in R86-39 at 11 Ill. Reg. 20804, effective December 14, 1987; amended in R82-14 and R86-37 at 12 Ill. Reg. 787, effective December 24, 1987; amended in R86-18 at 12 Ill. Reg. 7284, effective April 8, 1988; amended in R88-10 at 12 Ill. Reg. 7621, effective April 11, 1988; amended in R88-23 at 13 Ill. Reg. 10862, effective June 27, 1989; amended in R89-8 at 13 Ill. Reg. 17457, effective January 1, 1990; amended in R89-16(A) at 14 Ill. Reg. 9141, effective May 23, 1990; amended in R88-30(B) at 15 Ill. Reg. 5223, effective March 28, 1991; amended in R88-14 at 15 Ill. Reg. 7901, effective May 14, 1991; amended in R91-10 at 15 Ill. Reg. 15564, effective October 11, 1991; amended in R91-6 at 15 Ill. Reg. 15673, effective October 14, 1991; amended in R91-22 at 16 Ill. Reg. 7656, effective May 1, 1992; amended in R91-24 at 16 Ill. Reg. 13526, effective August 24, 1992; amended in R93-9 at 17 Ill. Reg. 16504, effective September 27, 1993; amended in R93-11 at 17 Ill. Reg. , effective December 7, 1993

SUBPART B: DEFINITIONS

Section 211.5500 Regulated Air Pollutant

a) "Regulated air pollutant" means the following:

- 1) Nitrogen oxides (NO_x) or any volatile organic compound.
- 2) Any pollutant for which a national ambient air quality standard has been promulgated.
- 3) Any pollutant that is subject to any standard promulgated under Section 111 of the Clean Air Act.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

4) Any Class I or II substance subject to a standard promulgated under Section 112 of the Clean Air Act, including Sections 112(g), (j) and (r).

A) Any pollutant subject to requirements under Section 112(j) of the Clean Air Act. Any pollutant listed under Section 112(b) shall be considered to be regulated 18 months after the date on which United States Environmental Protection Agency ("USEPA") was required to promulgate an applicable standard pursuant to Section 112(e) of the Clean Air Act, if USEPA fails to promulgate such standard.

B) Any pollutant for which the requirements of Section 112(g)(2) of the Clean Air Act have been met, but only with respect to the individual source subject to Section 112(g)(2) requirement.

b) "Regulated air pollutant" shall, for the purposes of 35 Ill. Adm. Code 201.180(a), mean any air contaminant as to which this Subtitle contains emission standards or other specific limitations and any contaminant regulated in Illinois pursuant to Section 9.1 of the Act.

(Source: Added at 17 Ill. Reg. ____, effective December 7, 1993)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Permits and General Provisions
- 2) Code Citation: 35 Ill. Adm. Code 201
- 3) Section Numbers: Adopted Action:

201.162	Amendment
201.163	Amendment
201.180	New Section
201.181	New Section
201.187	New Section

4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1010, 1027 and 1039 [415 ILCS 5/10, 27, 39]

5) Effective Date of Rule: December 7, 1993

6) Does this rulemaking contain an automatic repeal date? No

7) Does this Rule contain incorporations by reference? No

8) Date filed in Board's Principal Office: December 2, 1993

9) Notice of Proposal Published in Illinois Register:

August 13, 1993, 17 Ill. Reg. 13371

10) Has JCAR issued a Statement of Objections to these rules?
No

11) Differences between proposal and final version: None.

12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?

No agreements letter was issued.

13) Will this Rule replace an emergency Rule currently in effect? No

14) Are there any other amendments pending on this Part? No

15) Summary and Purpose of Rule:

This rulemaking established rules for issuing air pollution control permits without an expiration date for certain smaller air pollution sources.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 16) Information and questions regarding this adopted rule shall be directed to:

Michelle C. Dresdow
Illinois Pollution Control Board
P.O. Box 505
DeKalb, IL 60115
(815) 753-0947

The full text of the Adopted Rule begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE B: AIR POLLUTION

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER a: PERMITS AND

GENERAL PROVISIONS

PART 201

PERMITS AND GENERAL PROVISIONS

SUBPART A: DEFINITIONS

Section

201.101 Other Definitions

201.102 Definitions

201.103 Abbreviations and Units

201.104 Incorporations by Reference

SUBPART B: GENERAL PROVISIONS

Section

201.121 Existence of Permit No Defense

201.122 Proof of Emissions

201.123 Burden of Persuasion Regarding Exceptions

201.124 Annual Report

201.125 Severability

201.126 Repealer

SUBPART C: PROHIBITIONS

Section

201.141 Prohibition of Air Pollution

201.142 Construction Permit Required

201.143 Operating Permits for New Sources

201.144 Operating Permits for Existing Sources

201.146 Exemptions from Permit Requirement

201.147 Former Permits

201.148 Operation Without Compliance Program and Project

Completion Schedule

201.149 Operation During Malfunction, Breakdown or Startups

201.150 Circumvention

201.151 Design of Effluent Exhaust Systems

SUBPART D: PERMIT APPLICATIONS AND REVIEW

PROCESS

Section

201.152 Contents of Application for Construction Permit

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

201.153 Incomplete Applications

201.154 Signatures

201.155 Standards for Issuance

201.156 Conditions

201.157 Contents of Application for Operating Permit

201.158 Incomplete Applications

201.159 Signatures

201.160 Standards for Issuance

201.161 Conditions

201.162 Duration

201.163 Joint Construction and Operating Permits

201.164 Design Criteria

201.165 Hearings

SUBPART E: SPECIAL PROVISIONS FOR OPERATING
PERMITS FOR CERTAIN SMALLER SOURCES

Section

201.180 Applicability

201.181 Expiration and Renewal

201.187 Requirement for a Revised Permit

SUBPART F: RENEWAL, REVOCATION, REVISION
AND APPEAL

Section

201.207 Revocation

201.209 Revisions to Permits

201.210 Appeals from Conditions

SUBPART G: EXPERIMENTAL PERMITS

(Reserved)

SUBPART H: COMPLIANCE PROGRAMS ANDPROJECT COMPLETION SCHEDULES

Section

201.241 Contents of Compliance Program

201.242 Contents of Project Completion Schedule

201.243 Standards for Approval

201.244 Revisions

201.245 Effects of Approval

201.246 Records and Reports

201.247 Submission and Approval Dates

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

SUBPART I: MALFUNCTIONS, BREAKDOWNS
OR STARTUPS

Section 201.261 Contents of Request for Permission to Operate During a Malfunction, Breakdown or Startup

Section 201.262 Standards for Granting Permission to Operate During a Malfunction, Breakdown or Startup

Section 201.263 Records and Reports

Section 201.264 Continued Operation or Startup Prior to Granting of Operating Permit

Section 201.265 Effect of Granting of Permission to Operate During a Malfunction, Breakdown or Startup

SUBPART J: MONITORING AND TESTING

Section 201.281 Permit Monitoring Equipment Requirements

Section 201.282 Testing

Section 201.283 Records and Reports

SUBPART K: RECORDS AND REPORTS

Section 201.301 Records

Section 201.302 Reports

SUBPART L: CONTINUOUS MONITORING

Section 201.401 Continuous Monitoring Requirements

Section 201.402 Alternative Monitoring

Section 201.403 Exempt Sources

Section 201.404 Monitoring System Malfunction

Section 201.405 Excess Emission Reporting

Section 201.406 Data Reduction

Section 201.407 Retention of Information

Section 201.408 Compliance Schedules

Appendix A Rule into Section Table

Appendix B Section into Rule Table

Appendix C Past Compliance Dates

AUTHORITY: Implementing Sections 10 and 39 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1010, 1027, and 1039) [415 ILCS 5/10, 27, and 39].

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

SOURCE: Adopted as Chapter 2: Air Pollution, Part I: General Provisions, in R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R78-3 and 4, 35 PCB 75 and 243, at 3 Ill. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5, at 7 Ill. Reg. 1244, effective January 21, 1983; codified at 7 Ill. Reg. 13579; amended in R82-1 (Docket A) at 10 Ill. Reg. 12628, effective July 7, 1986; amended in R87-38 at 13 Ill. Reg. 2066, effective February 3, 1989; amended in R89-7(A) at 13 Ill. Reg. 19444, effective December 5, 1989; amended in R89-7(B) at 15 Ill. Reg. 17710, effective November 26, 1991; amended in R93-11 at 17 Ill. Reg. _____, effective December 7, 1993.

SUBPART D: PERMIT APPLICATIONS
AND REVIEW PROCESS

Section 201.162 Duration

No operating permit shall be valid longer than five years or such shorter period as the Agency may specify in the operating permit as necessary to accomplish the purposes of the Act and this Chapter unless the source is subject to Subpart E of this Part. Applications for renewal of an operating permit shall be submitted to the Agency at least 90 days prior to the expiration of the prior permit, and shall conform to Sections 201.157, 201.158 and 201.159. The standards for issuance of renewal of operating permits shall be as set forth in Section 201.160.

(Source: Amended at 17 Ill. Reg. _____, effective December 7, 1993.)

Section 201.163 Joint Construction and Operating Permits

In cases where the Agency determines that an emission source or air pollution control equipment is sufficiently standard so as to obviate the need for separate construction and operating permits, the Agency may issue a joint construction and operating permit. The Agency may adopt procedures which: set forth the circumstances under which joint construction and operating permits may be issued; require data and information designed to determine compliance with this Chapter, and ambient air quality standards; and which set forth the format by which all data and information shall be submitted. The standards for issuance of joint construction and operating permits shall be as set forth in Sections 201.155 and 201.160. Except as herein provided, nothing in this Chapter shall be deemed to limit the power of the Agency in this regard. No joint construction and operating permit shall be valid for longer than five years or such shorter period as the

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Agency may specify the joint construction and operating permit as necessary to accomplish the purposes of this Chapter unless the source is subject to Subpart E of this Part. Applications for renewal of a permit shall be submitted to the Agency at least 90 days prior to the expiration of the prior permit, and shall conform to such procedures as may have been adopted by the Agency; and the standards for issuance of renewal permits shall be as set forth in Sections 201.155 and 201.160. The term "operating permit" as used elsewhere in this Chapter shall be deemed to include a joint construction and operating permit.

(Source: Amended at 17 Ill. Reg. _____, effective December 7, 1993)

SUBPART E: SPECIAL PROVISIONS FOR OPERATING PERMITS FOR CERTAIN SMALLER SOURCES

Section 201.180 Applicability

- a) Persons required to obtain operating permits under Part 201 are subject to this Subpart if:

1) The total emissions of all regulated air pollutants, as defined by 35 Ill. Adm. Code 211.5500(b), that the source is permitted to emit on an annual basis are less than 25 tons; and

2) The source is not subject to the operating permit requirements under Section 39.5 of the Act.

- b) This Subpart only applies to sources which meet the requirements of subsection (a) above and whose permit has not expired pursuant to a renewal request under Section 201.181(a) of this Subpart. If this Subpart no longer applies to a source and its permit has not expired pursuant to a renewal request under Section 201.181(a) of this Subpart, the terms and conditions of the permit shall remain in effect until the permit is superseded by a new or revised permit or it is withdrawn.

- c) Nothing in this Subpart shall be construed as exempting persons with permits issued pursuant to this Subpart from the requirements of Section 201.142 of this Part requiring a construction permit or from review under Part 203 procedures for new and modified emission units.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- d) Unless specifically stated otherwise in this Subpart, all rules in this Part apply.

(Source: Added at 17 Ill. Reg. _____, effective December 7, 1993)

Section 201.181 Expiration and Renewal

- a) Notwithstanding Section 201.162 of this Part, an operating permit subject to this Subpart shall expire 180 days after the Agency sends a written request for renewal of the permit. A permit shall also terminate if it is withdrawn upon written request by the permittee or is superseded by a revised permit issued for the source.

- b) The Agency may request the renewal of an operating permit subject to this Subpart for reasons including, but not limited to, a change in the requirements applicable to the source; an indication that the information on the source's application is inaccurate; or information that the source may not be in compliance with the Act, a Board regulation or an existing permit condition.

- c) In its request for renewal pursuant to subsection (a) above, the Agency may include a request for any supplemental information that the Agency may need to determine the continued applicability of this Subpart or the ability of the source to comply with any applicable requirement.

- d) An owner or operator may appeal to the Board only a final determination by the Agency to deny a permit or to include conditions as provided by Section 40 of the Act and Section 201.210 of this Part, or a determination that a permit application is incomplete based upon, but not limited to, a failure to submit information requested under subsection (c) above or Section 201.158 of this Part.

(Source: Added at 17 Ill. Reg. _____, effective December 7, 1993)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Section 201.187Requirement for a Revised Permit

a) Persons with operating permits subject to this Subpart must obtain a revised permit prior to any of the following changes at the source:

- 1) An increase in emissions above the amount the emission unit or the source is permitted to emit;
or
- 2) A modification; or
- 3) A change in operations which will result in the source's noncompliance with a condition in the existing permit; or
- 4) A change in ownership, company name, or address, so that the application or existing permit is no longer accurate.

b) If changes in the source's emission units or control equipment remove a source from the applicability of this Subpart, an owner or operator shall apply for a revised permit under Subpart D of this Part or under Section 39.5 of the Act.

(Source: Added at 17 Ill. Reg. _____, effective December 7, 1993)

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: Illinois Dental Practice Act

2) Code Citation: 68 Ill. Adm. Code 1220

3) Section Numbers: Adopted Action:

1220.Appendix B Amendment
1220.Appendix C Amendment

4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 111, par. 2305, 2317 and 2318 [225 ILCS 25/5, 17 and 18].

5) Effective Date of Amendments: December 1, 1993

6) Does this rulemaking contain an automatic repeal date? No

7) Do these Amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: November 24, 1993

9) Date Notice of Proposal Published in Illinois Register: February 16, 1993, at 17 Ill. Reg. 1708

10) Has ICAR issued a Statement of Objections to these amendments? No

11) Difference(s) between proposal and final version:

Section 1220.Appendix B(b)(25) was changed to clarify that the permitted procedures deal with removal of excess cement from the teeth, not the gums.

Other changes were made to correct typographical errors and to meet filing requirements of the Administrative Code Division.

12) Have all the changes agreed upon by the Agency and ICAR been made as indicated in the agreement letter issued by ICAR? Yes.

13) Will these Amendments replace Emergency Amendments currently in effect? No.

14) Are there any Amendments pending on this Part? No

15) Summary and Purpose of Amendments: This rulemaking makes changes in the

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

procedures that may be performed by trained dental assistants and registered dental hygienists. The changes result from information gathered from public hearings held by the Illinois Board of Dentistry in an effort to update the needs of the dental profession. For the most part, these amendments expand the list of procedures that may be performed by a trained dental assistant if the licensed dentist responsible for the patients is in the dental facility during the performance of the procedures.

- 16) Information and questions regarding this amended part shall be directed to:

Department of Professional Regulation
 Attention: Jean Courtney
 320 West Washington, 3rd Floor
 Springfield, Illinois 62786
 217/785-0800 Fax #: 217/782-7645

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

TITLE 68: PROFESSIONS AND OCCUPATIONS

CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION

SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

PART 1220

ILLINOIS DENTAL PRACTICE ACT

SUBPART A: DENTIST

Section	
1220.100	Application for Licensure
1220.110	Application for Examination
1220.120	Clinical Examinations
1220.130	System of Retaking the Clinical Sections of the Examination
1220.140	Minimum Standards for an Approved Curriculum in Dentistry
1220.150	Licensure (Repealed)
1220.160	Restoration
1220.170	Renewal

SUBPART B: DENTAL HYGIENIST

Section	
1220.210	Applications
1220.220	Clinical Examination
1220.230	System of Grading
1220.231	System of Retaking the Clinical Examination
1220.240	Permitted Duties of Dental Auxiliaries
1220.250	Approved Programs of Dental Hygiene
1220.260	Restoration
1220.270	Renewal

SUBPART C: DENTAL SPECIALIST

Section	
1220.310	Applications
1220.320	Examination
1220.330	System of Grading
1220.335	American Board Diplomates
1220.340	Specialty Listing (Repealed)
1220.350	Restoration
1220.360	Renewal

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SUBPART D: GENERAL

Section
 1220.400 Reportable Diseases and Conditions
 1220.410 Endorsement
 1220.421 Advertising
 1220.425 Referral Services
 1220.431 Employment by Corporation (Repealed)
 1220.435 Renewals (Repealed)
 1220.440 Continuing Education
 1220.441 Granting Variances

SUBPART E: ANESTHESIA PERMITS

Section
 1220.500 Definitions
 1220.510 Light Parenteral Conscious Sedation
 1220.520 General Anesthesia and Deep Parenteral Conscious Sedation
 1220.525 Renewal
 1220.530 Anesthesia Review Panel
 1220.540 Approved Programs in Anesthesiology
 1220.550 Reporting of Adverse Occurrences
 1220.560 Restoration of Permits

1220.Appendix A Pre-clinical Restorative Dentistry Sub-section (Repealed)
 1220.Appendix B Dental Assistant Permitted Procedures
 1220.Appendix C Dental Hygienist Permitted Procedures

AUTHORITY: Implementing the Illinois Dental Practice Act (Ill. Rev. Stat. 1991, ch. 111, pars. 2301 through 2357) [225 ILCS 25] and authorized by Section 60(7) of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 60(7)) [20 ILCS 2105/60(7)].

SOURCE: Rules and Regulations for the Administration and Enforcement of the Provisions of the Illinois Dental Practice Act, effective August 16, 1967; amended at 3 Ill. Reg. 16, p. 21, effective April 21, 1979; amended at 3 Ill. Reg. 42, p. 266, effective October 3, 1979; codified at 5 Ill. Reg. 11028; emergency amendment at 6 Ill. Reg. 916, effective January 6, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 4174, effective May 24, 1982; amended at 6 Ill. Reg. 7448, effective June 15, 1982; emergency amendment at 7 Ill. Reg. 8952, effective July 15, 1983, for a maximum of 150 days; amended at 8 Ill. Reg. 15610, effective August 15, 1984; amended at 10 Ill. Reg. 20725, effective December 1, 1986; transferred from Chapter I,

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68 Ill. Adm. Code 220 (Department of Registration and Education) to Chapter VII, 68 Ill. Adm. Code 1220 (Department of Professional Regulation) pursuant to P.A. 85-225, effective January 1, 1988, at 12 Ill. Reg. 2926; amended at 13 Ill. Reg. 4191, effective March 16, 1989; amended at 13 Ill. Reg. 15043, effective September 11, 1989; amended at 17 Ill. Reg. 1599, effective January 25, 1993; emergency amendment at 17 Ill. Reg. 8309, effective May 21, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 15890, effective September 21, 1993; amended at 17 Ill. Reg. _____ effective December 1, 1993.

Section 1220.Appendix B Dental Assistant Permitted Procedures

The following procedures may be performed by a trained dental assistant if the licensed dentist responsible for the patients in that practice:

a) Is in the same room during the performance of the procedures:

1) Provide chairside assistance to the dentist who is performing dental operations and act in response to the dentist's specific directions, such as retracting a patient's cheek, tongue, or other oral tissue.

2) List on a chart the oral condition as dictated by the dentist who is performing a dental examination, and record preliminary medical and dental histories.

b) Is in the dental facility during the performance of the procedures:

1) Provide chairside assistance to a dental hygienist, perform certain tasks consisting of traditional chairside assisting such as retraction of patient's tongue, cheek, or other oral tissue.

2) Remove oral debris by water, compressed air and vacuum devices.

3) Mix dental materials to be used by the dentist.

4) Receive removable prostheses for cleaning and repair.

5) Seat patients, place protective garments, lubricate lips, and otherwise prepare patients for the dentist.

6) Pre-selection and contouring of temporary crown forms extraorally for placement of filling material and seating of temporary crown by the dentist.

7) Place and remove rubber dams and ~~excluding~~ clamps.

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NOTICE OF ADOPTED AMENDMENTS

- 8) Remove excess cement from clinical crown of tooth.
- 9) Place and rRemove periodontal packs; and remove sutures excluding wire sutures.
- 10) Expose and process roentgenograms of teeth, the alveolar process, or any of the bony parts necessarily involved.
- 11) Place and remove metal, celluloid, or plastic matrices and wedges between teeth for placement of filling material by the dentist.
- 12) ~~Provide instructions in placement of devices of a type which are usually or normally placed in the patient's mouth by the patient himself. Instruct and demonstrate placement of intraoral appliances that the patient will have to do by himself or herself out of the office.~~
- 13) Take impressions of the mouth for the purpose of making diagnostic casts or model casts and opposing models.
- 14) For impressions other than those used for diagnostic purposes, selection of impression trays and holding of impressions after they have been seated by dentist, and remove such impression at the direction of the dentist.
- 15) Instruct patients in the use of all oral hygiene products, intraoral elastics, or the care and use of orthodontic appliances, including intraoral and extraoral demonstration.
- ~~16) Pre-selection extraorally of preformed orthodontic bands and/or brackets only.~~
- ~~17)~~ 16) Remove ligature ties, cut and tuck ligatures, remove tension devices and any loose or broken bands or arch wires.
- ~~18)~~ 17) Fixation (ligations, pinning, or fastening) of any arch wire after fitting and placement of that arch wire by a licensed dentist.
- ~~19)~~ 18) Remove an arch wire.
- ~~20)~~ 19) Take patient's vital signs, i.e., blood pressure and pulse, etc.

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NOTICE OF ADOPTED AMENDMENTS

- ~~21)~~ 20) Apply topical anesthetics.
- ~~22)~~ 21) Apply microidentification dots.
- ~~23)~~ 22) Place and remove retraction cord.
- ~~24)~~ 23) Instruct patient in use of bleaching agents.
- ~~25)~~ 24) Fabricate and remove temporary crowns.
- ~~26)~~ 25) Remove excess supereingival cement from restorations and appliances that have been placed by the dentist.
- ~~27)~~ 26) Use acid etch for the purpose of preparing teeth for pit and fissure sealants and preparation for placement of orthodontic brackets.
- ~~28)~~ 27) Place amalgam and composite material into cavity preps for condensation by the dentist.
- ~~29)~~ 28) Place and remove orthodontic separators for the purpose of timely placement of orthodontic appliances.
- ~~30)~~ 29) Preselection or prescribed trial fitting of orthodontic brackets, bands, stainless steel crowns and doctor-prescribed archwires intraorally.
- ~~31)~~ 30) Take intraoral photographs and imaging.
- c) Directs the performance of procedures which do not require direct contact with patients. The dentist need not be physically present in the office during the performance of these procedures.
- d) Supervision, as defined in Section 4 of the Act, means the supervision of a dental assistant requiring that a dentist authorize the procedure, remain in the dental facility while the procedure is performed, and approve the work performed by the dental assistant before dismissal of the patient, but does not mean that the dentist must be present at all times in the treatment room.

(Source: Amended at 17 Ill. Reg. _____, effective December 1, 1993)

Section 1220.Appendix C Dental Hygienist Permitted Procedures

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a) In addition to those activities specified in Section 18 of the Act. The following procedures may be performed by a registered dental hygienist:

- 1) Polish restorations without changing the anatomy, contour or occlusion of the tooth.
- 2) Perform root planing and ~~elosed~~ soft tissue curettage.
- 3) Place temporary restorations following examination and instruction by the dentist.
- 4) Apply topical anesthetics and topical medicaments.
- 5) Record existing conditions through the use of radiographs.
- 6) Perform intraoral dental laboratory tests, ~~such as~~ including but not limited to, oral cytology smears, ~~and~~ pulp vitality tests and caries tests.
- 7) Apply pit and fissure sealants to teeth, as prescribed by the dentist.
- 8) ~~Remove temporary crowns and restorations using hand instruments.~~
- 8) Do intraoral irrigation and sulcular irrigation.
- 9) Remove overhanging margins without the use of rotary instruments.

b) Except under the conditions specified in Section 18(b) of the Act a dental hygienist may be employed or engaged only under the supervision of a licensed dentist.

c) Supervision, as defined in Section 4 of the Act, means the supervision of a dental hygienist requiring that a dentist authorize the procedure, remain in the dental facility while the procedure is performed, and approve the work performed by the dental hygienist before dismissal of the patient, but does not mean that the dentist must be present at all times in the treatment room.

e) ~~"SUPERVISION" MEANS THE SUPERVISION OF A DENTAL HYGIENIST REQUIRING THAT A DENTIST AUTHORIZE THE PROCEDURE, REMAIN IN THE DENTAL FACILITY WHILE THE PROCEDURE IS PERFORMED, AND APPROVE THE WORK PERFORMED BY THE DENTAL HYGIENIST BEFORE DISMISSAL OF THE PATIENT BUT DOES NOT MEAN THAT THE DENTIST MUST BE PRESENT AT ALL TIMES IN THE TREATMENT ROOM. (Section 4 of~~

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF ADOPTED AMENDMENTS

~~the Act~~

(Source: Amended at 17 Ill. Reg. _____, effective December 1, 1993)

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Optometric Practice Act of 1987
- 2) Code Citation: 68 Ill. Adm. Code 1320
- 3) Section Numbers: Adopted Action:
1320.300 Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 111, pars. 3910 and 3919 [225 ILCS 80/10 and 19].
- 5) Effective Date of Amendments: December 1, 1993
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Do these Amendments contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 23, 1993
- 9) Date Notice of Proposal Published in Illinois Register: September 10, 1993, at 17 Ill. Reg. 14559.
- 10) Has ICAR issued a Statement of Objections to these amendments? No
- 11) Difference(s) between proposal and final version:

The fee increases for optometrist licenses, topical ocular pharmaceuticals certificates and licensure by endorsement will become effective April 1, 1994, instead of the day these amendments are adopted.

The fee for an ancillary topical ocular pharmaceutical certificate renewal was set at \$20 instead of the \$37.50 that was proposed.

The SOURCE note was updated to include amendments adopted October 4, 1993.

- 12) Have all the changes agreed upon by the Agency and ICAR been made as indicated in the agreement letter issued by ICAR? Yes, but no agreement letter with ICAR was required since there were no substantive changes.

- 13) Will these Amendments replace an Emergency Amendment currently in effect?

DEPARTMENT OF PROFESSIONAL REGULATION

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- No
- 14) Are there any Amendments pending on this Part? No
- 15) Summary and Purpose of Amendments:
Section 19 of the Illinois Optometric Practice Act of 1987 authorizes the Department of Professional Regulation to provide by rule a schedule of fees to be paid for certificates of registration by all applicants. This rulemaking increases various fees to cover projected costs of maintaining current service levels. In addition to maintaining current service levels, the profession has indicated a desire for program changes that will result in increased costs.

Since the Department's funding has required full cost recovery from all professions, the proposed fee increases are necessary to match desired service levels.
- 16) Information and questions regarding this amended part shall be directed to:

Department of Professional Regulation
Attention: Jean Courtney
320 West Washington, 3rd Floor
Springfield, Illinois 62786
217/785-0800 Fax: 217/782-7645

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 68: PROFESSIONS AND OCCUPATIONS

CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION

SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

PART 1320

OPTOMETRIC PRACTICE ACT OF 1987

SUBPART A: OPTOMETRY

Approved Programs of Optometry
Application for LicensureSection
1320.20

Examinations

1320.30

Fees (Emergency Expired)

1320.45

Endorsement

1320.50

Renewals

1320.55

Inactive Status

1320.60

Restoration

1320.70

Continuing Education

1320.80

Minimum Eye Examination

1320.90

Minimum Equipment List

1320.95

Practice of Optometry

1320.100

Advertising

1320.110

Granting Variances

1320.120

SUBPART B: TOPICAL OCULAR PHARMACEUTICAL

Section
1320.200

Definitions and Standards

1320.210

Application for Certification

1320.220

Approved Pharmacological Training

1320.230

Approved Topical Ocular Pharmaceutical Agents

1320.240

Restoration of Certification

1320.250

Endorsement of Certificate

1320.260

Renewal of Certification

1320.270

Display of Certification

SUBPART C: GENERAL

Section
1320.300

Fees

1320.310

Ancillary Licenses and Certificates

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NOTICE OF ADOPTED AMENDMENT(S)

AUTHORITY: Implementing the Illinois Optometric Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, pars. 3901 through 3929 [225 ILCS 80]) authorized by Section 60(7) of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 60(7) [20 ILCS 2105/60(7)]).

SOURCE: Adopted at 5 Ill. Reg. 5869, effective June 1, 1981; codified at 5 Ill. Reg. 11046; emergency amendment at 6 Ill. Reg. 916, effective January 6, 1982, for a maximum of 150 days; emergency amendment at 6 Ill. Reg. 2273, effective January 29, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 7448, effective June 15, 1982; amended at 6 Ill. Reg. 10032, effective August 1, 1982; amended at 9 Ill. Reg. 1092, effective January 11, 1985; amended at 10 Ill. Reg. 7340, effective April 16, 1986; transferred from Chapter I, 68 Ill. Adm. Code 320 (Department of Registration and Education) to Chapter VII, 68 Ill. Adm. Code 1320 (Department of Professional Regulation) pursuant to P.A. 85-225 effective January 1, 1988, at 12 Ill. Reg. 1821; emergency amendment at 12 Ill. Reg. 1925, effective January 1, 1988, for a maximum of 150 days; emergency expired May 30, 1988; amended at 12 Ill. Reg. 11447, effective June 27, 1988; amended at 13 Ill. Reg. 6994, effective April 25, 1989; amended at 14 Ill. Reg. 14128, effective August 15, 1990; amended at 17 Ill. Reg. 18096, effective October 4, 1993; amended at 17 Ill. Reg. _____, effective December 1, 1993.

SUBPART C: GENERAL

Section 1320.300 Fees

a) Application fees

- 1) The fee for application for a license as an optometrist is \$200. Effective April 1, 1994, the fee will be \$250.
- 2) The fee for application for a certificate for use of topical ocular pharmaceuticals is \$130. Effective April 1, 1994, the fee will be \$150.
- 3) The fee for application for an ancillary optometric license is ~~\$60~~ \$100.
- 4) The fee for application for an ancillary Topical Ocular Pharmaceutical license is \$50.
- 5) Applicants for any examination shall be required to pay, either to the Department or its designated testing service, a fee covering the cost of determining the applicant's eligibility and providing the examination.
- 6) The fee for application for licensure from a person licensed as an

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENT(S)

- 6) The fee for a wall certificate showing licensure is the actual cost of producing ~~such a~~ the license.
- 7) The fee for a roster of persons licensed under the Act is the actual cost of producing ~~such a~~ the roster.

(Source: Amended at 17 Ill. Reg. _____ effective December 1, 1993)

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENT(S)

optometrist in another jurisdiction is \$200. Effective April 1, 1994, the fee will be \$250.

The fee for a sponsor of continuing education is \$500.

b) Renewal fees

- 1) The fee for renewal of an optometrist license is ~~\$400~~ \$125 per year.
- 2) The fee for renewal of a topical ocular pharmaceutical certificate is ~~\$25~~ \$37.50 per year.
- 3) The fee for renewal of an ancillary optometry license is ~~\$25~~ \$50 per year.
- 4) The fee for renewal of an ancillary topical ocular pharmaceutical certificate is ~~\$40~~ \$20 per year.
- 5) The fee for renewal as a sponsor of continuing education is ~~\$50~~ \$125 per year.

c) General Fees

- 1) The fee for restoration of a license other than from inactive status is \$20 plus payment of all lapsed renewal fees.
- 2) The fee for issuance of a duplicate license or certificate or for the issuance of a replacement license for a license which has been lost or destroyed is \$20.
- 3) The fee for the issuance of a license or certificate with a change of name or address other than during the renewal period is \$20. No fee is required for name and address changes on Department records when no duplicate license is replaced.
- 4) The fee to have the scoring of an examination reviewed and verified by the Department is \$20 plus any fee charged by the applicable testing service to rescore the examination.
- 5) The fee for certification of a licensee's record (e.g., license status, examination information) is \$20.

1) Heading of the Part:

Illinois Plumbing Code

2) Code Citation:

77 Ill. Adm. Code 890

3) Section Numbers:

890.110
890.120
890.130
890.210
890.220
890.230
890.240
890.250
890.260
890.270
890.280
890.290
890.300
890.310
890.320
890.330
890.340
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890.360
890.370
890.380
890.390
890.400
890.410
890.420
890.430
890.440
890.450
890.460
890.510
890.520
890.530
890.540
890.550

Adopted Action:

[illegible]

890.560	Repeater
890.610	Repeater
890.620	Repeater
890.630	Repeater
890.640	Repeater
890.650	Repeater
890.660	Repeater
890.670	Repeater
890.680	Repeater
890.690	Repeater
890.710	Repeater
890.720	Repeater
890.730	Repeater
890.740	Repeater
890.750	Repeater
890.760	Repeater
890.770	Repeater
890.780	Repeater
890.810	Repeater
890.820	Repeater
890.830	Repeater
890.840	Repeater
890.850	Repeater
890.860	Repeater
890.870	Repeater
890.880	Repeater
890.890	Repeater
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890.1070	Repeater
890.1080	Repeater
890.1090	Repeater
890.1100	Repeater
890.1110	Repeater
890.1120	Repeater
890.1130	Repeater

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED REPEALER

890.1140 Repealer
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890.1160 Repealer
890.1170 Repealer
890.1180 Repealer
890.1190 Repealer
890.1200 Repealer
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NOTICE OF ADOPTED REPEALER

890.1770 Repealer
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890.2250 Repealer
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NOTICE OF ADOPTED REPEALER

Illustration M	Repealer
Illustration N	Repealer
Illustration O	Repealer
Illustration P	Repealer
Illustration Q	Repealer
Illustration R	Repealer
Illustration S	Repealer
Illustration T	Repealer
890. Exhibit F	
Illustration A	Repealer
Illustration B	Repealer
Illustration C	Repealer
Illustration D	Repealer
Illustration E	Repealer
Illustration F	Repealer
Illustration G	Repealer
Illustration H	Repealer
Illustration I	Repealer
Illustration J	Repealer
Illustration K	Repealer
Illustration L	Repealer
Illustration M	Repealer
Illustration N	Repealer
Illustration O	Repealer
Illustration P	Repealer
Illustration Q	Repealer
Illustration R	Repealer
Illustration S	Repealer
Illustration T	Repealer
Illustration U	Repealer
Illustration V	Repealer
Illustration W	Repealer
Illustration X	Repealer
Illustration Y	Repealer
Illustration Z	Repealer
Illustration AA	Repealer
Illustration BB	Repealer
Illustration CC	Repealer
Illustration DD	Repealer
890. Exhibit G	
Table A	Repealer
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Table C	Repealer
Table D	Repealer

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF ADOPTED REPEALER

Table E	Repealer
Table F	Repealer
Table G	Repealer
Table H	Repealer
Table I	Repealer
Table J	Repealer
Table K	Repealer
Table L	Repealer
Table M	Repealer
Table N	Repealer
Table O	Repealer
Table P	Repealer
Table Q	Repealer
4) Statutory Authority:	
Section 35 of the Illinois Plumbing License Law (Ill. Rev. Stat. 1991, ch. 111, par. 1133) [225 ILCS 320/35]	
5) Effective Date of Adopted Amendments:	
December 1, 1993	
6) Does this Rulemaking Contain an Automatic Repeal Date?	No
7) Does this Rulemaking Contain any Incorporation by Reference?	No
8) Date Filed in Agency's Principal Office:	
December 1, 1993	
9) Date Notice of Proposed was Published in the Illinois Register:	
December 4, 1992 (16 Ill. Reg. 18236)	
10) Has the Joint Committee on Administrative Rules Issued a Statement of Objection to this Rulemaking:	
No	
If Yes, Date Agency Response Submitted for Approval to ICAR:	

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED REPEALER

Date Statement of Objection was Published in the Illinois Register:

11) Difference Between Proposal and Final Version:

This rulemaking repeals the current Illinois Plumbing Code and will be replaced by a comprehensive new rulemaking which is proposed in this issue of the Illinois Register.

12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

All changes agreed upon by the Joint Committee on Administrative Rules have been made.

13) Will the Amendments Replace an Emergency Rule Currently in Effect? No

14) Are there any other Amendments Pending on this Part? No

15) Summary and Purpose of Amendments:

These repealed rules have been replaced by new rules, which are adopted in this issue of the Illinois Register.

16) Information and Questions Regarding this Adopted. Shall be Directed to:

Ms. Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 (217)782-6187.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

1) The Heading of the Part:

Illinois Plumbing Code

2) Code Citation:

77 Ill. Adm. Code 890

3) Section Numbers:

Adopted Action:

890.110	New Section
890.120	New Section
890.130	New Section
890.140	New Section
890.150	New Section
890.160	New Section
890.170	New Section
890.180	New Section
890.190	New Section
890.200	New Section
890.210	New Section
890.220	New Section
890.230	New Section
890.310	New Section
890.320	New Section
890.330	New Section
890.340	New Section
890.350	New Section
890.360	New Section
890.370	New Section
890.380	New Section
890.410	New Section
890.420	New Section
890.440	New Section
890.510	New Section
890.520	New Section
890.530	New Section
890.540	New Section
890.550	New Section
890.610	New Section
890.620	New Section

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

890.630 New Section
890.640 New Section
890.650 New Section
890.660 New Section
890.670 New Section
890.680 New Section
890.690 New Section
890.700 New Section
890.710 New Section
890.720 New Section
890.730 New Section
890.740 New Section
890.750 New Section
890.760 New Section
890.770 New Section
890.780 New Section
890.790 New Section
890.800 New Section
890.810 New Section
890.910 New Section
890.920 New Section
890.930 New Section
890.1010 New Section
890.1020 New Section
890.1030 New Section
890.1040 New Section
890.1050 New Section
890.1060 New Section
890.1110 New Section
890.1120 New Section
890.1130 New Section
890.1140 New Section
890.1150 New Section
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890.1500 New Section
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4) Statutory Authority:

Section 35 of the Illinois Plumbing License Law (Ill. Rev. Stat. 1991, ch. 111, par. 1133) [225 ILCS 320/35]

5) Effective Date of Adopted Amendments:

December 1, 1993

6) Does this Rulemaking Contain an Automatic Repeal Date? No

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- 7) Does this Rulemaking Contain any Incorporation by Reference? No
- 8) Date Filed in Agency's Principal Office:
December 1, 1993
- 9) Date Notice of Proposed was Published in the Illinois Register:
December 4, 1992 (16 Ill. Reg. 18479)
- 10) Has the Joint Committee on Administrative Rules Issued a Statement of Objection to this Rulemaking:

Yes

If Yes, Date Agency Response Submitted for Approval to JCAR:

Date Statement of Objection was Published in the Illinois Register:

November 5, 1993 (17 Ill. Reg. 14187)

11) Difference Between Proposal and Final Version:

1. Section 890.110 has been revised to read as follows:

a) Authority

These rules are promulgated pursuant to authority granted by Section 35 of the Illinois Plumbing License Law (Ill. Rev. Stat. 1991, ch. 111, par. 1133) [225 ILCS 320/35].

b) Applicability

These rules govern the design and installation of new plumbing or plumbing systems and the alteration of plumbing systems. They apply to all new construction and any remodeling or renovation that alters, renovates or replaces existing plumbing or plumbing systems. These rules do not apply to existing buildings unless the plumbing or plumbing system is being altered, the building use is being changed or the existing

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plumbing creates a health or safety hazard.

- 1) If an existing building is changed from one use to another or from one classification to another, as provided in Appendix A, Table B, it shall be treated as a new building and shall comply with the requirements of this Part for its new use or occupancy.
- 2) Regardless of the age of the building, where a health or safety hazard exists because of an existing plumbing installation or lack thereof, the owner or his agent shall install additional plumbing or make such corrections as may be necessary to abate the hazard or violation of this Part.
2. In Section 890.120, the definition of "accessible" has been revised by the addition of "(e.g., sheetrock or paneling)" after "obstruction".
3. In Section 890.120, the definition of "atmospheric vacuum breaker" has been revised by the addition of "or other metal" after "machined brass".
4. In Section 890.120, the term "backflow preventer, double check backflow preventer assembly (DCV)" has been revised by the addition of "valve" after "double check" and the addition of "1988" after "ASSE Standard # 1015".
5. In Section 890.120, the definition of "backflow preventer, double check backflow preventer with intermediate atmospheric vent assembly" has been revised by the addition of "1978" after "ASSE Standard # 1012". Also, the last sentence of the definition as proposed has been deleted. This sentence read, "this device has two (2) tightly closing shut off valves located at each end of the device and four (4) test cocks for testing the check valves".
6. In Section 890.120, the definition of "backflow preventer, double detector check valve backflow preventer assembly (DDC)" has been revised by replacing "ASSE Standard # 1015" with "1048-1990" and by adding "and four (4) test cocks for testing the check valves" after "two tightly closing valves located at each end of the device".
7. In Section 890.120, the definition of "backflow preventer, dual check valve backflow preventer assembly (DuC)" has been revised by the addition of "1990" after "ASSE Standard # 1024".
8. In Section 890.120, the definition of "backflow preventer, reduced pressure

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principle backflow preventer assembly (RPZ)" has been revised by the addition of "1988" after "ASSE Standard # 1013".

9. In Section 890.120, the definition of "branch vent" has been revised by the addition of "horizontal" after "branch vent is".
10. In Section 890.120, the definition of "building sewer" has been revised by the addition of "(See Appendix B: Illustration F)" at the end of the definition.
11. In Section 890.120, the definition of "building storm drain" has been revised by the deletion of "or other similar liquid waste (excluding sewage)" after "cooling water".
12. In Section 890.120, the definition of "circuit vent" has been revised by the insertion of "waste" after "horizontal".
13. In Section 890.120, the definition of "clear water" has been revised by the deletion of "cooled boiler blowdown water" after "steamed heating systems".
14. In Section 890.120, the definition of "combination fixtures" has been revised by the insertion of "compartment" in place of "wells".
15. In Section 890.120, the definition of "common waste" has been deleted.
16. In Section 890.120, the definition of "continuous waste" has been revised to read as follows:
A continuous waste is a drain or waste line from two (2) or more fixtures or sink compartments (of a single fixture), such as a combined three-compartment sink, connected to a single common trap.
17. In Section 890.120, the definition of "drain laying" has been revised to read as follows:
Drain laying encompasses the laying and connecting of piping from five (5) feet outside the foundation wall of a building to the public sanitary sewer system in the street or alley.
18. In Section 890.120, the definition of "fixture drain" has been revised by the insertion of "vertical or horizontal" before "outlet pipe".
19. In Section 890.120, the definition of "private water supply" has been revised to

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read as follows:

"Private Water Supply" or "Private Water System": Any potable water supply which provides water for drinking, culinary, and sanitary purposes and serves an owner-occupied single family dwelling.

20. In Section 890.120, the definition of "public water supply" has been revised by the addition of "The public water system ends at and with the water service connection." at the end of the definition.
21. In Section 890.120, the definition of "relief valves" has been revised by the addition of "or pressure-temperature relief valve" after "temperature and pressure relief valve".
22. The following new definition has been added to Section 890.120:
"Restaurant": Any establishment selling food or liquid beverages that can be consumed on the premises to the public.
23. In Section 890.120, the definition of "sanitary sewer" has been revised by the addition of "public or private" after "a sanitary sewer is a".
24. In Section 890.120, the definition of "sump pump" has been revised to read as follows: "A pump for the removal of storm, subsoil and clear water waste drainage from a sump."
25. In Section 890.120, the definition of "vacuum breaker, hose type (HVB)" has been revised by the addition of "and meeting the requirements of ANSI/ASSE 1011-1982" at the end of the definition.
26. In Section 890.120, the definition of "vacuum breaker, non-pressure type (atmospheric)" has been revised by the addition of "and meeting the requirements of ANSI/ASSE 1001-1990" at the end of the definition.
27. In Section 890.120, the definition of "vacuum breaker, pressure type" has been revised by the addition of "and meeting the requirements of ASSE 1020-1989" at the end of the definition.
28. Section 890.170(a) and (b) have been revised to read as follows:
 - a) Each building which is intended for human habitation or occupancy shall have a connection to a public water system, a semi-private

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water system, or a private water supply constructed in accordance with the requirements of the Illinois Water Well Construction Code (77 Ill. Adm. Code 920) or the Surface Source Water Treatment Code (77 Ill. Adm. Code 930), and a connection to a public sewer system or private sewage disposal system constructed to the requirements of the Illinois Private Sewage Disposal Code (77 Ill. Adm. Code 905). All installations shall also be in accordance with any additional applicable State and local laws, ordinances, rules and regulations and local codes.

- b) For purposes of this Section, individually owned residences that share a common wall or ownership right and have ground floor access, such as townhouses or rowhouses, shall be treated as separate buildings and shall have separate connections to a public water system, a semi-private water system or a private water supply as required in subsection (a) of this Section.

29. In Section 890.170(c) the reference to 77 Ill. Adm. Code 915 has been corrected to 77 Ill. Adm. Code 925.

30. Section 890.180(e) has been revised to refer to "buried piping".

31. In the second sentence of Section 890.200(a), "safety fixtures" has been changed to "safety features".

32. In the first sentence of Section 890.210(a) and (b), the reference to Tables A1 through A7 has been deleted, as these tables have been relabeled.

33. A new subsection (b)(9) has been added to Section 890.210 as follows: "FM - Factory Mutual Standard; 1151 Boston-Providence Turnpike, P.O. Box 9102, Norwood, Massachusetts 02062".

34. In Section 890.230, the following new subsections have been added:

- (a) Material. Safe pans shall be made only of lead, copper, ABS, PVC or fiberglass material.

- (a)(3) ABS or PVC safe pans or liners shall be 30 mil or 40 mil.

- (a)(4) Fiberglass for safe pans or liners shall be equally durable to the ABS and PVC material described in subsection (a)(3) of this Section.

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- b) Construction. All safe pans shall be constructed with performed dam corners, shall be watertight, adequately reinforced and provided with a drain opening designed to make a watertight joint. ABS and PVC safe pans and liners shall be solvent welded together with the proper cement.

35. In Section 890.320(i)(1) a reference to Exhibit G has been changed to Appendix A.

36. Section 890.320(n) has been modified to read as follows:

No-Hub Soil Pipe Joints. Shielded joints for no-hub cast iron soil pipe shall be made with an elastomeric gasket covered by either a stainless steel shield secured by two (2) or more stainless steel bands or clamps, or covered by cast iron couplings secured with stainless steel nuts and bolts. When a stainless steel shield is used, the shield and clamps shall be corrosion resistant and homogeneous throughout. The joint materials shall comply with ASTM C564-78 and CISPI 310-90 and/or FM 1680-1989.

37. Section 890.330(c) has been modified to read as follows:

Slip Joints. In drainage and water piping, slip joints may be used on the inlet side of the trap or in the trap seal, and on the exposed fixture supply. Slip joints shall not be used in any inaccessible piping. Push-on angle stop valves are permitted, provided they meet the following specifications: they are installed by being pushed onto copper or CPVC; they are mechanically secured by metal tabs which grip the piping; they are sealed with o-rings; and they are capable of withstanding a water pressure of 150 pounds per square inch and a temperature of 210 degrees Fahrenheit.

38. The last sentence of Section 890.350(b) has been revised to read as follows:

Unions between copper pipe/tubing and dissimilar metals shall either be made with a brass converter fitting or be a dielectric type union.

39. Section 890.410(g)(1) has been revised to read as follows:

Each fixture trap, except those cast integrally or in combination with fixtures in which the trap seal is readily accessible or except when a portion of the trap is readily removable for cleaning purposes, shall have an accessible threaded or cam lock cleanout plug of ample size protected by this water seal. (Exception: See subsection (g)(4) of this Section).

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The cleanout plug shall be of brass or other non-corrosive type material. (See Appendix D: Illustration D.)

40. Section 890.420(f) has been revised by the addition of "otherwise readily" before "accessible".

41. The introductory paragraph and following subsections of Section 890.520, pertaining to gas and oil interceptors, have been revised as follows:

Interceptors/Separators are required in the following circumstances:

Gas and Oil Interceptors. Commercial vehicle repair garages and gasoline stations with grease racks or pits, storage garages, enclosed parking garages, fire stations, emergency vehicle garages, and all facilities which generate oil and/or flammable waste shall be provided with floor drains or trench drains connected to an approved gas and oil interceptor. Residential garages with floor drains shall have a gas and oil interceptor if they have four (4) or more vehicle bays or exceed 900 square feet in size.

a) General Requirements

3) Each interceptor and, if provided with separate compartments, each compartment and basin shall be provided with a vent of at least two (2) inches, which shall extend independently to the outer air. Two (2) or more vents may be connected to a header which shall be six (6) inches or higher than the lowest floor drain served.

6) Interceptors must be constructed in accordance with the Illinois State Fire Marshal's rules and regulations for underground storage tanks (41 Ill. Adm. Code 170), where applicable, and shall be maintained to prevent loss of gas, oil, etc. Interceptors utilizing an automatic draw off feature must install a separate U.L. approved underground storage tank or storage tank integral with the interceptor.

8) Performance. The oil interceptor shall have at least a 12 inch water seal with a minimum 90 percent efficiency rating or have a minimum of an 18 inch water seal. Gas and oil in the effluent from the interceptor or triple basin shall not exceed the levels specified by the sewage treatment authority having jurisdiction, as

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promulgated by local ordinances and regulations.

b) Commercial Requirements. For all commercial facilities specified in this Section, a minimum of one (1) floor drain per working stall or one (1) floor drain for each 500 square feet shall be installed. Where trench drains are used to carry wastes to the gas/oil interceptor, the trench drain shall either extend the entire length of the work (stall) area or shall be installed in each working stall. Continuous trench drains shall have a trapped and vented opening no less than every 40 lineal feet. Intermittent trench drains shall be treated as individual floor drains and shall meet the trap and venting requirements for floor drains. Floor drains for such areas shall be provided with an interceptor or a series of three (3) basins before discharging into the building drainage system.

c) Sizing

2) The minimum size interceptor for all facilities, except those facilities required to conform to subsection (c)(1) of this Section, shall be six (6) cubic feet (45 gallons) for the first 500 square feet of floor area plus one (1) cubic foot per each additional 500 square feet to be drained into the interceptor.

42. In Section 890.550(d), the reference to "ASME/ANSI A 112.14.1-1986" has been changed to "ASME/ANSI A 112.14.1-1975 (R1990)".

43. Section 890.610(a) has been modified to read as follows:

Quality of Fixtures: Plumbing fixtures shall comply with approved designs, be constructed from approved materials, have smooth, impervious surfaces, and be free of defects and concealed fouling surfaces (see Appendix A, Table A, "Approved Materials and Standards for Plumbing Fixtures" and "Approved Standards for Plumbing Appliances/Appurtenances/ Devices").

44. Section 890.650(a)(4) has been revised to read as follows:

In schools, water closets provided for the use of children under five (5) years of age shall be of size and height suitable for children's use, either child type or juvenile type in accordance with ASME/ANSI A112.19.2M-1990.

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45. In Section 890.650(d) the date in the reference to ASME/ANSI A112.19.2M has been updated from 1982 to 1990.

46. In Section 890.650(e) "Flushometer valves shall comply with ANSI/ASSE 1037-1990" has been inserted after "Flushometer Valve."

47. Section 890.650(g) has been revised to read as follows:

A flushometer tank (or pressurized flushometer valve in accordance with ANSI/ASSE 1037-1990) shall be used only with a water closet bowl specifically designed for that type tank/flushing device (i.e., in accordance with ASME/ANSI A112.19.2M-1990) and where the flow pressure at the fixture meets the manufacturer's minimum recommendations.

48. Section 890.660(a)(1) has been revised by the addition of the following sentence at the beginning of the subsection: "Flushing tanks shall be used for washout urinals only."

49. Section 890.660(b) has been revised by the addition of the following sentence after the first sentence of the subsection:

One (1) properly sized automatic flush valve may serve more than one (1), but not more than a battery of three (3) washout urinals, and shall flush at least four (4) times per hour.

50. The following sentence has been added at the end of Section 890.680(c):

Lavatory faucets for public use or within public restrooms shall be of the self-closing type and shall have a 0.5 gpm flow restrictor in accordance with ASME/ANSI A112.18.1M-1989.

51. Section 890.690(b) has been modified to read as follows:

Water Temperature Safety. All shower compartments and shower-bath combinations shall be provided with an automatic safety water mixing device to prevent sudden unanticipated changes in water temperature or excessive water temperatures. The automatic safety water mixing device shall be either thermostatic, pressure balance, or combination controlled, in accordance with ANSI/ASSE 1016-1990, and designed with a maximum handle rotation limit/stop, adjusted to a maximum setting of one hundred fifteen (115) degrees F. at the time of installation. The temperature of

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mixed water provided to multi-shower units or gang showers shall be controlled by a master automatic safety water mixing device or the mixed water temperature for such showers shall be individually regulated by automatic safety mixing valves for each shower unit. A hot water heater thermostat shall not be an acceptable alternative water temperature control device.

52. In Section 890.720(a) the date in the reference to ASME/ANSI A.112.19.2M has been updated from 1982 to 1990.

53. The following sentence has been added to the end of Section 890.720(f):

When bottled drinking water is provided in lieu of a drinking fountain, the bottled water used must be commercially sealed in accordance with the Bottled Water Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 121.100 et seq) [815 ILCS 310] or must comply with the Department's "Public Area Sanitary Practice Code" (77 Ill. Adm. Code 895).

54. In Section 890.740(a) "1988" has been added to the reference to ASSE 1013.

55. A new subsection (b) has been added to Section 890.750 as follows:

All whirlpool bathtubs shall comply with ASME/ANSI A112.19.7M-1987 (entitled "Whirlpool Bathtub Appliances"). The suction fittings used in whirlpool bathtubs shall conform to ASME/ANSI A112.19.8M-1987 (entitled "Suction Fittings for Use in Swimming Pools, Wading Pools, Spas, Hot Tubs and Whirlpool Bathtub Appliances").

56. The first sentence of Section 890.760 has been modified by the addition of "but not less than two (2) inches" after "diameter of the pipe".

57. Section 890.770(b) has been revised by the addition of "e.g., a non-pressure type (atmospheric) vacuum breaker or a dual check valve backflow preventer assembly (DuC), depending upon the circumstances" after "proper backflow protection".

58. Section 890.770(d) has been revised to read as follows:

Hot Water. A commercial dishwashing machine or similar dishwashing equipment that relies upon hot water for sanitizing dishes and utensils, rather than chemicals for sanitizing, shall provide rinse water at 180 degrees F., except for a single-tank, stationary-rack, single temperature dishwashing machine which

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shall provide a rinse water temperature of 165 degrees F., in accordance with Section 750.830(h) of the "Food Service Sanitation Code" (77 Ill. Adm. Code 750).

59. Section 890.790(b) has been revised by the addition of the following sentence at the end of subsection (b): "(Also see Section 890.540, which requires all commercial laundries to have a lint separator/interceptor.)."

60. The following has been added to the end of Section 890.810(b)(1)(A):

(The numbers of fixtures required for employees are included in the numbers shown in Table B for all building types/uses except Hospital Rooms, Penal Institutions, and Other Institutions. The entry in Appendix A, Table B, entitled "All Facilities for Employee Use" shall be used to determine the minimum number of fixtures required for employees in hospitals, penal/other institutions, and all other buildings/facilities that do not appear in Appendix A, Table B.)

61. Section 890.810(b)(1)(A)(iv) has been revised to read as follows:

Kiosks, which are free standing places of employment located in the aisle of a mall or another building, that have five (5) or less employees at any time who have access to public restrooms and a drinking fountain located inside the same building within 200 feet of the kiosk, shall not be required to have employee restroom facilities or a drinking fountain.

62. In Section 890.810(b)(1)(C), "(including toileting and handwashing facilities)" has been inserted after "sanitary facilities".

63. Section 890.810(b)(1)(C)(ii) has been revised to read:

Toileting facilities (water flush type or non-sewered units) shall be provided for employees at construction sites; however, separate toileting facilities need not be provided for males and females if individual portable units are used. Toileting facilities shall be provided as follows: for one (1) through 200 employees, one (1) toilet facility shall be provided for every 40 employees or fraction thereof; for over 200 employees, one toilet facility shall be added for every 50 employees or fraction thereof. Agricultural work places with ten (10) or more employees shall provide toileting facilities in compliance with the Department's rules entitled "Field Sanitation Code" (77 Ill. Adm. Code 910).

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64. The second sentence of Section 890.810(b)(2)(A)(iii) was modified to read as follows:

If additional public restroom facilities are provided in excess of the minimum requirements of this Part, one restroom may serve both males and females; however, that restroom shall not have more than one (1) water closet and one (1) lavatory.

65. The following sentence has been added to the end of Section 890.810(b)(2)(B)(i):

Exception: Restaurants with no more than ten (10) combined employees and seats (for patrons) at any one time need not provide public restrooms, provided the employee restroom(s) is (are) accessible and made available to the public.

66. Proposed Section 890.810(b)(2)(B)(iii), which read as follows, has been deleted:

All enclosed public transportation (e.g., for aircraft, rail/train, bus) stations (regardless of their gross area) shall provide at least one public restroom for male use and one public restroom for female use.

67. The first sentence of Section 890.930(b) has been revised to read as follows:

Where joints occur, suspended cast iron pipe shall be supported within 18 inches of each hub or joint and at not more than five (5) foot intervals; however, pipe exceeding five (5) feet in length may be supported at not more than ten (10) foot intervals.

68. Section 890.1130(b) has been modified to read as follows:

Approval of Devices and Maintenance. All devices for the prevention of backflow or back siphonage shall comply with the standard listed in Appendix A, Table A, "Approved Standards for Plumbing Appliances/Appurtenances/Devices". Each double check valve backflow preventer assembly (DCV), double check backflow preventer with intermediate atmospheric vent assembly, and reduced pressure principle backflow preventer assembly (RPZ) shall be tested in-line and approved by a cross-connection control device inspector before being placed into service. Such backflow preventers (DCVs, double check backflow preventer with intermediate atmospheric vent assemblies, and RPZs) installed in a potable water supply system shall be tested and maintained

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at least annually by a cross-connection control device inspector, and records to verify testing and maintenance shall be available at the site of the installation of the device or at other approved locations. (See Section 890.1130(g)(5).)

69. The last sentence of Section 890.1130(c) has been revised to read as follows:

Where it is not possible to provide a minimum fixed air gap, the water outlet shall be equipped with an accessible backflow prevention device (e.g., a vacuum breaker or backflow preventer) complying with applicable standards.

70. Section 890.1130(d)(2)(B) has been revised to read as follows:

A fire safety system has no chemical additives or non-potable connection, but has one (1) or more fire department hose connections (for boosting pressure and flow to the fire safety system) which are served only by fire fighting apparatus connected to a public water supply or a fire department which does not use chemical additives or rely upon any non-potable water supply.

71. In Section 890.1130(f)(1), "compressed" has been inserted before "air".

72. In Section 890.1130(f)(1)(E) and (f)(5)(A)(iv), "assembly" has been inserted after "vent".

73. Section 890.1130(g)(5) has been revised to read as follows:

Double Check Valve, Double Check with Intermediate Atmospheric Vent, and Reduced Pressure Principle Backflow Preventer Assemblies. No in-line double check valve backflow preventer assembly (DCV), double check backflow preventer with intermediate atmospheric vent assembly, or reduced pressure principle backflow preventer assembly (RPZ) shall be located more than five (5) feet above a floor, or be installed where it is subject to freezing or flooding conditions. After installation, each double check valve (DCV), double check with intermediate atmospheric vent, and reduced pressure principle (RPZ) backflow preventer assembly shall be field tested in-line in accordance with the manufacturer's instructions by a cross-connection control device inspector before initial operation. (See subsection (b) of this Section.)

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74. The following new sentence has been added to the end of Section 890.1140(e)(2)(A)(ii):

A backflow preventer shall not be used on the buried drain down (weep) hole to protect the hydrant from ground water backup.

75. Section 890.1140(i) has been revised to read as follows:

Manufactured Housing and Mobile Home Units. At the time of water service connection, backflow protection must be installed between the water service line and any manufactured housing or mobile home unit which does not conform to the requirements of this Part. Backflow protection shall be provided by at least a dual check valve backflow preventer assembly (DuC) conforming to ANSI/ASSE 1024-1990. This backflow protection must be installed in all instances where a unit is connected or re-connected to a water service line, e.g., for connection of a new unit, connection of a relocated unit, or re-connection of a unit that was disconnected to allow repairs to the water line; however, backflow protection is not required for existing units unless a new connection or re-connection to the water service line occurs.

76. In the first sentence of Section 890.1180, "flushed or" has been inserted before "disinfected".

77. A new subsection (a) has been added to Section 890.1180 as follows:

Chlorinated Water Supply. If the potable water supply serving the water supply system is chlorinated, e.g., a community water system, the water supply system, or appropriate repaired portion, shall be flushed with clean, potable water until no dirty water appears at the point of outlet.

78. Proposed subsection 890.1180(a) has been relabeled as (b) and "Non-Chlorinated Water Supply" has been added at the beginning of the subsection.

79. Proposed subsections (b), (c), and (d) of Section 890.1180 have been relabeled as subsections (b)(1), (b)(2), and (b)(3). In addition, subsection (b)(3) has been revised to read as follows:

To ensure that the water supplied by the water system is safe for drinking, a bacteriological examination of a water sample taken from the water supply system shall be secured. This examination shall be performed by

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a laboratory certified in accordance with 35 Ill. Adm. Code 183. The chlorine residual in any water sample collected for such examination must not exceed four (4) parts per million (or 4 milligrams/liter) for a reliable laboratory result. If such examination reveals that contamination shall persist in the system, the procedure outlined above for disinfection shall be repeated.

80. The following sentence has been added at the end of Section 890.1190(f):

Exception: For plumbing equipment or fixtures that are installed back-to-back in adjacent rooms, e.g., in adjacent restrooms, a common shut-off valve may be used to shut off the water supply to the back-to-back fixtures in no more than two adjacent rooms, provided this building is not a health care facility where no such exception is allowed. (See Appendix I: Illustration K.)

81. The following sentence has been added at the end of Section 890.1210(b):

Exception: As an alternative to using Tables M, N, O, P and Q to design and size the piping in the water distribution system, the system may be designed and sized employing current engineering practices, provided the design/plans are approved in writing by an Illinois licensed professional engineer, an Illinois licensed architect or an individual Certified in Plumbing Engineering (C.I.P.E.) by the American Society of Plumbing Engineers and approved in writing by the Department.

82. Section 890.1210 (g)(1) has been modified and subsection (g)(2) added as follows:

- 1) When water main pressure exceeds 80 p.s.i., a pressure reducing valve and a strainer with a by-pass relief valve shall be installed in the water service pipe near the entrance to the building to reduce the water pressure to 80 p.s.i. or lower, except where the water service pipe supplies water directly to a water pressure booster system, an elevated water tank, or to pumps provided in connection with a hydropneumatic or elevated water supply tank system. Sill cocks and outside hydrants may be left on full water main pressure.
- 2) When the water pressure exceeds 80 p.s.i. at any plumbing fixture, a pressure reducing valve and a strainer with a by-pass relief valve shall be installed in a water supply pipe serving the fixture to reduce the water

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pressure at the fixture to 80 p.s.i. or lower.

83. The following sentence has been added to the end of Section 890.1210(b):

Exception: As an alternative to using Tables M, N, O, P and Q to design and size the piping in the water distribution system, the system may be designed and sized employing current engineering practices, provided the design/plans are approved in writing by an Illinois licensed professional engineer, an Illinois licensed architect or an individual Certified in Plumbing Engineering (C.I.P.E.) by the American Society of Plumbing Engineers and approved in writing by the Department.

84. In the first sentence of Section 890.1210(f)(1), "at least" has been inserted before "the same size as the fixture supply". In the second sentence of Section 890.1210(f)(1) "at least" has been inserted before "the same size as the riser".

85. Section 890.1210(g) has been revised to read as follows:

g) Excessive Static Water Pressure.

- 1) When water main pressure exceeds 80 p.s.i., a pressure reducing valve and a strainer with a by-pass relief valve shall be installed in the water service pipe near the entrance to the building to reduce the water pressure to 80 p.s.i. or lower, except where the water service pipe supplies water directly to a water pressure booster system, an elevated water tank, or to pumps provided in connection with a hydropneumatic or elevated water supply tank system. Sill cocks and outside hydrants may be left on full water main pressure.
- 2) When the water pressure exceeds 80 p.s.i. at any plumbing fixture, a pressure reducing valve and a strainer with a by-pass relief valve shall be installed in a water supply pipe serving the fixture to reduce the water pressure at the fixture to 80 p.s.i. or lower.

86. The following proposed language has been deleted from Section 890.1210(i), "unless alternate provision are made. A return piping system, a header system, or an oversizing of the water distribution system meets this requirement."

87. Section 890.1220(a)(4) has been revised to read as follows:

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Heat exchangers using a toxic transfer fluid or having conditioning chemicals in the system shall be separated from the potable water by double wall construction. There shall be an air gap open to the atmosphere between the two walls. Where the boiler (heating chamber) operates in excess of 65 p.s.i., the requirements of subsection (a)(5) of this Section shall also apply.

88. The first sentence of Section 890.1220(a)(5)(C) has been revised to read as follows:

the heat exchanger has a pressure gradient monitor system with "fail-safe to off" switch installed to isolate the heat exchanger from the potable cold or hot water system.

89. The last sentence of Section 890.1220(a)(7) has been revised to read as follows:

A properly sized temperature and pressure relief valve, based upon the energy input rating of the coil(s), shall be installed on the tempered line with the temperature sensing element immersed in the tempered water line as close as possible to the mixing valve.

90. Section 890.1220(a)(8) has been revised to revised as follows:

Direct Fired Instantaneous Heaters. (Storage tank of more than 64 fluid ounces.) Direct fired instantaneous water heaters shall be equipped with a thermostatic mixing valve or valves which conform to ASSE 1017-1986. A pressure relief valve shall be installed on or adjacent to the heater. A properly sized temperature and pressure relief valve, based upon the energy input rating of the heater, shall be installed on the tempered line with the temperature sensing element immersed in the tempered water line as close as possible to the mixing valve.

91. Section 890.1220(a)(9) has been revised to revised as follows:

Water Heaters Used for Space Heating. Any water heater to be used for space heating, in addition to hot water supply, must conform to ANSI Z21.10.1a-1991, shall be constructed for continuous use, and the piping for space heating shall be conducted to a proper terminal heating device.

92. In Section 890.1220(a)(9)(A), "conforming to ASSE 1017-1986" has been added after "thermostatic mixing valve".

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93. In Section 890.1220(a)(9)(D), "within the unit" has been deleted after "orifice" and the following new sentence has been added at the end of the subsection:

This does not prohibit full shut-off/isolation valves on either side of the pump within a heat transfer unit, as needed, to permit the servicing of the pump.

94. Section 890.1220(a)(9)(I), which read as follows, has been deleted:

Water that leaves the potable water system for heating, cooling, use in equipment or other similar uses shall not be returned to the potable water distribution system. When such water is discharged to the building drainage system it shall be discharged through a fixed air gap.

95. In Section 890.1220(a)(11)(A), "or are used with pressure reducing station with pressure relief valves set at 15 p.s.i. or less downstream from the pressure reducing valves" has been added before "single wall heat exchangers may be used".

96. A new Section 890.1220(c) has been added as follows:

With the exception of special water heaters used for space heating in addition to hot water supply, as provided in subsection (a)(9) of this Section, water that leaves the potable water system for heating, cooling, use in equipment or other similar uses shall not be returned to the potable water distribution system. When such water is discharged to the building drainage system it shall be discharged through a fixed air gap.

97. A new Section 890.1230(a) has been added as follows:

All equipment used for heating water or storing hot water shall be provided, at the time of installation of such equipment, with an appropriate relief valve or valves to protect against excessive or unsafe temperature and/or pressure. This shall be achieved by installing either a pressure relief valve and a temperature relief valve or by installing a combination pressure-temperature relief valve.

98. The last sentence of Section 890.1230(b)(1) has been revised to read as follows:

Except where an alternate design is approved by the Department in writing pursuant to Section 890.140(a)(2) or 890.1940, the pressure relief valve

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must be set to open at a maximum of the working pressure rating of the water heater, but shall not exceed 150 p.s.i. Each pressure relief valve shall have a test lever.

99. Section 890.1230(h) has been modified to read as follows:

Shower Compartments and Shower-Bath Combinations. All shower compartments and shower-bath combinations shall be provided with an automatic safety water mixing device to prevent sudden unanticipated changes in water temperature or excessive water temperatures. The automatic safety water mixing device shall be either thermostatic, pressure balance, or combination controlled, in accordance with ANSI/ASSE 1016-1990, and designed with a maximum handle rotation limit/stop, adjusted to a maximum setting of one hundred fifteen (115) degrees F. at the time of installation. The temperature of mixed water provided to multi-shower units or gang showers shall be controlled by a master automatic safety water mixing device or the mixed water temperature for such showers shall be individually regulated by automatic safety mixing valves for each shower unit. A hot water heater thermostat shall not be an acceptable alternative water temperature control device. (See Section 890.690(b).)

100. Section 890.1320(c) has been revised to read as follows:

Freezing. No soil or waste pipe shall be installed or permitted outside of a building or in an exterior wall unless provisions are made to protect such piping from freezing. This does not prohibit a soil or waste pipe from extending from a manufactured or mobile home unit to an approved point of discharge, provided such waste line is protected from freezing.

101. Section 890.1360(b) has been revised to read as follows:

Design. Sump and pumping equipment shall be designed and installed to discharge, during the pumping cycle, all contents accumulated in the sump except for sump contents that must remain in the sump for the continued proper operation of the pumping equipment (e.g., contents needed to submerge or prime the pump) according to the manufacturer's recommendations.

102. In the first sentence of Section 890.1370(a)(1) "individually" has been inserted before "vented".

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103. The following new language has been added after the first sentence of Section 890.1370(a)(2):

Any sump or hub drain for receiving clear water waste shall extend two (2) inches above the floor, and all indirect clear water waste lines shall be above the floor level. Any floor drain level with the floor shall discharge to a sanitary waste drain.

104. Section 890.1520(d) has been revised to read as follows:

Fixtures Back-To-Back in Battery. When fixtures are connected to one (1) horizontal branch through a double "Y", a sanitary cross in a vertical position, or a manufactured fixture carrier, a common vent for each two (2) fixtures back-to-back shall be provided. (See Appendix K: Illustration BB.)

105. The following sentence has been deleted from Section 890.1710(c):

Drainage within segregation units shall be sized 50% larger than (or one and one half (1.5) times that) required in Appendix A, Table G or H.

106. In Section 890.1720(a), ", or be vitreous china complying with ASME/ANSI A112.19.2M-1990" has been added after "piping".

107. A new Section 890.1720(b) has been added to state, "If stainless steel water closets are used, they shall comply with the following:".

108. Section 890.1720 (f) and (h) have been deleted. These subsections stated, "(f) All water closets shall be tankless," and "(h) Vitreous china water closets complying with ANSI Standard A.112.19.1 may be used.".

109. A new Section 890.1730(a) has been added as follows: "All urinals shall be either Type 304 stainless steel or vitreous china complying with ASME/ANSI A112.19.2M-1990."

110. Section 890.1750(a) has been revised to read as follows:

Service sinks/lavatories shall be either stainless steel, cast iron complying with ASME/ANSI A112.19.1M-1987, or vitreous china complying with ASME/ANSI A112.19.2M-1990. Stainless steel service sinks/lavatories shall be fabricated of Type 304 stainless steel with the exterior surfaces

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polished; all exposed welds are to be ground smooth and there shall be no visible voids, seams or crevices.

111. Section 890.1750(d), which stated, "All lavatories shall have a combination penal filler/bubbler spout." has been deleted.

112. Section 890.1800(b), which read as follows, has been deleted:

Required Number. There must be at least one (1) floor drain for each three (3) cells on a continuous floor level. Double tier cells require floor drains based upon the number of lower tier cells.

113. Throughout Sections 890.1910, 890.1920, and 890.1930, "local plumbing inspector" has been inserted where the rules refer to inspections and testing of plumbing systems by the Department.

In addition, various editorial and technical changes agreed to with the Joint Committee on Administrative Rules and the Administrative Code Division have been made.

12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

All changes agreed upon by the Joint Committee on Administrative Rules have been made.

13) Will the Amendments Replace an Emergency Rule Currently in Effect? No

14) Are there any other Amendments Pending on this Part? No

15) Summary and Purpose of Amendments:

This rulemaking is a comprehensive revision of the minimum requirements for plumbing systems and will replace the Department's current plumbing requirements, which are being repealed from Part 890 in this issue of the Illinois Register. The rulemaking modifies several existing definitions and includes new definitions for types of backflow preventers, levels of toxicity, and terms including "contaminant", "sub-soil drainage", "cross-connection control device inspector", and "combination waste and vent system". A new section has been added specifying the required connections for water distribution, drainage, and vent lines for use with kidney dialysis machines.

Requirements for the sizing of cleanouts have been modified. The rulemaking includes provisions for the installation of yard hydrants on potable or non-potable water

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distribution lines, and the installation of dual check valves on fire safety systems having less than five sprinkler heads. A minimum depth of 36 inches below ground level is established for the installation of underground water service pipe. Water heaters conforming to the water supply quality and safety precautions of ANSI standard Z.21.10 1-a (1988) are allowed for use in hot water supply and space heating.

Provisions specifying the minimum number of plumbing fixtures required in various types of buildings have been revised. Exemptions from requirements for restrooms and drinking fountains for certain types and sizes of businesses have been provided. The rulemaking also includes provisions for fiberglass showers in single family residences, drainage in public shower rooms, temporary sanitary facilities for workers and for the public at special events, and water closet seats with closed fronts that are encased in a continuous plastic sleeve capable of providing a clean surface for each user.

In addition, the rulemaking includes tables specifying approved plumbing materials, draining and vent systems, water appliances, appurtenances, and devices, and water distribution joints and connections. The table specifying the minimum number of plumbing fixtures based on building occupancy has been modified with regard to the number of plumbing fixtures for female occupants and new types of building occupancies. Several illustrations have been revised to reflect modifications to the related requirement.

16) Information and Questions Regarding this Adopted Shall be Directed to:

Ms. Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 (217)782-6187.

The full text of the Adopted Rules begins on the next page:

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TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER I: WATER AND SEWAGE

PART 890
ILLINOIS PLUMBING CODE

SUBPART A: DEFINITIONS AND GENERAL REGULATIONS

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890.110	Definitions
890.120	Incorporation by Reference
890.130	Repairs and Alterations
890.140	Workmanship
890.150	Used Plumbing Material, Equipment, Fixtures
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890.170	Sewer and Water Pipe Installation
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SUBPART B: PLUMBING MATERIALS

Section	Materials
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SUBPART C: JOINTS AND CONNECTIONS

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890.320	Special Joints
890.330	Use of Joints
890.340	Unions
890.350	Water Closet and Pedestal Urinal
890.360	Prohibited Joints and Connections in Drainage Systems
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SUBPART D: TRAPS AND CLEANOUTS

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SUBPART E: INTERCEPTORS-SEPARATORS AND BACKWATER VALVES

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Section	Grease Interceptor Requirements
890.510	Gasoline, Oil and Flammable Liquids
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SUBPART F: PLUMBING FIXTURES

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890.700	Food Waste Disposal Units
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890.730	Kidney Dialysis Machines
890.740	Whirlpool Bathtubs
890.750	Pressure Type Water Treatment Units
890.760	Dishwashing Machines
890.770	Garbage Can Washers
890.780	Laundry Trays and Drains
890.790	Special Fixtures and/or Items Designed for a Particular Purpose
890.800	Minimum Number of Plumbing Fixtures
890.810	

SUBPART G: HANGERS, ANCHORS AND SUPPORTS

Section	Hangers, Anchors and Supports
890.910	Vertical Piping
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SUBPART H: INDIRECT WASTE PIPING, SPECIAL WASTE

Section	Indirect Waste Piping
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AUTHORITY: Implementing and authorized by Section 35 of the Illinois Plumbing License Law (Ill. Rev. Stat. 1991, ch. 111, par. 1133) [225 ILCS 320/35].

SOURCE: Filed August 20, 1969; amended at 7 Ill. Reg. 4245, effective March 24, 1983; emergency amendment at 7 Ill. Reg. 7328, effective May 31, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 13930, effective October 12, 1983; codified at 8 Ill. Reg. 19993; amended at 8 Ill. Reg. 24621, effective

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December 12, 1984; amended at 9 Ill. Reg. 13340, effective August 21, 1985; amended at 10 Ill. Reg. 7862, effective May 16, 1986; amended at 11 Ill. Reg. 9278, effective April 30, 1987; amended at 14 Ill. Reg. 1385, effective January 10, 1990; Part repealed, new Part adopted at 17 Ill. Reg. _____, effective _____.

NOTE: In this Part, superscript numbers or letters are denoted by parentheses; subscript are denoted by brackets.

SUBPART A: DEFINITIONS AND GENERAL REGULATIONS

Section 890.110 General Regulations

a) Authority

These rules are promulgated pursuant to authority granted by Section 35 of the Illinois Plumbing License Law (Ill. Rev. Stat. 1991, ch. 111, par. 1133) [225 ILCS 320/35].

b) Applicability

These rules govern the design and installation of new plumbing or plumbing systems and the alteration of plumbing systems. They apply to all new construction and any remodeling or renovating that alters, renovates or replaces existing plumbing or plumbing systems. These rules do not apply to existing buildings unless the plumbing or plumbing system is being altered, the building use is being changed or the existing plumbing creates a health or safety hazard.

1) If an existing building is changed from one use to another or from one classification to another, as provided in Appendix A, Table B, it shall be treated as a new building and shall comply with the requirements of this Part for its new use or occupancy.

2) Regardless of the age of the building, where a health or safety hazard exists because of an existing plumbing installation or lack thereof, the owner or his agent shall install additional plumbing or make such corrections as may be necessary to abate the hazard or violation of this Part.

Section 890.120 Definitions

For the purpose of administering and enforcing this Part, the following terms which consist of words or expressions that have a precise meaning in plumbing shall have the meaning indicated:

"Abutting": Abutting means to border, to touch, to terminate at point of contact, adjacent.

"Accessible": Accessible means easily approached or entered with minor modifications such as the removal of an access panel, door or similar obstruction, (e.g., sheetrock or paneling).

"Air Gap": The air gap in a water-supply system is the unobstructed

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vertical distance through the free atmosphere between the lowest opening from any pipe or faucet supplying water to a tank or plumbing fixture and the flood-level rim of the receptacle. (See Appendix B: Illustrations A and B.)

"Anchor": An approved support for securing pipe, fixtures, and equipment to walls, ceilings, floors, or any other structural members.

"Antimicrobial": An additive or surface coating that prohibits the growth of bacteria or staphylococci.

"Anti-siphon Ball Cock": An anti-siphon ball cock is a device consisting of a float valve with a flow-splitter to provide for tank and trap refill, which has an integral vacuum breaker, and which is used in conjunction with water closet flush tanks.

"Approved": Approved means accepted or acceptable under an applicable specification stated or cited in this Part or accepted as suitable for the proposed use.

"Area Drain": A drain placed in the floor of a basement areaway, a depressed or basement entry way, a loading platform, or a paved driveway which cannot otherwise be drained.

"Aspirator": A device supplied with fluid under positive pressure which passes through an integral orifice or constriction causing a partial vacuum. Any apparatus for producing a movement of fluid by the suction of that partial vacuum.

"Atmospheric Vacuum Breaker": A device consisting of a soft disc, reaction cup, stem guide with machined brass or other metal seat and large hooded atmospheric vent port used to prevent back siphonage.

"Back Pressure": Back pressure is a condition where reverse pressure exceeds the pressure in the intended (normal) direction, or exceeds the usual pressure of flow or thrust. Such back pressure can cause liquid or air to flow in the direction opposite to the normal direction of flow.

"Back Siphonage": The flowing back (or backflow) of fluid from a plumbing fixture, vessel or other source caused by a negative pressure.

"Back Siphonage Preventer": A device designed to prevent reverse flow in a water system, specifically back siphonage. The device should be used only where no backpressure may occur.

"Back Water Valve": A device or valve that is installed in a sanitary sewer, storm drain or storm sewer to prevent sewage or drainage from

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backing up.

"Backflow": Backflow is the reversal of flow from that normally intended. Back siphonage is one type of backflow.

"Backflow Connection": Backflow connection or condition is any arrangement whereby backflow can occur.

"Backflow Preventer": A backflow preventer is a device to prevent backflow into the potable water supply system. A device which prevents contaminated water or liquids from being siphoned or pushed from back pressure into the potable water supply system.

"Backflow Preventer, Double Check Valve Backflow Preventer Assembly (DCV)": A double check valve backflow preventer assembly is a device covered by ASSE Standard #1015-1988, for intermittent or continuous use, low hazard conditions and consists of valves located at each end of the device. It is also supplied with test cocks.

"Backflow Preventer, Double Check Backflow Preventer with Intermediate Atmospheric Vent Assembly": A double check backflow preventer with an intermediate atmospheric vent assembly is covered by ASSE Standard #1012-1978 and is capable of preventing back siphonage and backflow in water lines under continuous or intermittent pressure conditions. This device has two (2) independent internal force-loaded check valves separated by an intermediate chamber with a means for automatically venting to the atmosphere. It is approved for low hazard use.

"Backflow Preventer, Double Detector Check Valve Backflow Preventer Assembly (DDC)": A double detector check valve assembly is a device covered by ASSE Standard #1048-1990, constructed of two (2) independent check valves internally force-loaded with two (2) tightly closing valves located at each end of the device and four (4) test cocks for testing the check valves. In addition, the device has a by-pass line with a water meter and two (2) independent check valves located within that line. The device is for low hazard conditions.

"Backflow Preventer, Dual Check Valve Backflow Preventer Assembly (DuC)": A dual check valve backflow preventer assembly is a device covered by ASSE Standard #1024-1990, constructed to operate under intermittent or continuous pressure conditions, consisting of two (2) independent internal force-loaded check valves and is for low hazard conditions. The device must be located between two (2) tightly closing valves. The check valves are removable for testing.

"Backflow Preventer, Reduced Pressure Principle Backflow Preventer Assembly (RPZ)": A reduced pressure principle backflow preventer assembly is a device covered by ASSE Standard #1013-1988 consisting of two (2) internal force-loaded check valves separated by an

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intermediate chamber for automatic venting/discharging to the atmosphere. The first check valve reduces the supply pressure a predetermined amount so that during normal flow, and at cessation of normal flow, the pressure between the two (2) check valves will be lower than the supply pressure. If either check valve leaks, the relief valve will discharge to atmosphere and maintain the pressure in the zone between the two (2) check valves lower than the supply pressure. This device has two (2) shut-off valves located at each end of the device and four (4) test cocks for testing the check valves. This device is for high hazard conditions and is approved for continuous use.

"Ball Cock": A device consisting of a float valve equipped with a flow-splitter to provide a tank and trap refill; used in conjunction with a flush tank on a water closet.

"Battery of Fixtures": A battery of fixtures is any group of two (2) or more similar adjacent fixtures which discharge into a common horizontal waste or soil branch. (See Appendix B: Illustration C.)

"Boiler Blow-Down": Boiler blow-down is a controlled outlet on a boiler to permit emptying or discharging of sediment.

"Branch": A branch is any part of the piping system other than a main, riser, or stack. (See Appendix B: Illustration D.)

"Branch Interval": A branch interval is a length of soil or waste stack corresponding in general to a story height, but in no case less than eight (8) feet, within which the horizontal branches from one floor or story of a building are connected to the stack.

"Branch Vent": A branch vent is a horizontal vent connecting one or more individual vents with a vent stack or stack vent. (See Appendix B: Illustration E.)

"Building Classification": Building classification refers to the Department's designation of buildings into differing types based upon use or occupancy, e.g., residential buildings, dormitories, office buildings, restaurants, etc.

"Building Drain": The building (house) drain is that part of the lowest horizontal piping of a drainage system which receives the discharge from soil, waste, and other drainage pipes inside the walls of the building and conveys it to the building (house) sewer. The building drain terminates five (5) feet outside the building foundation wall. (See Appendix B: Illustration F.)

"Building Sewer": The building (house) sewer is that part of the horizontal piping of a drainage system which extends from the end of

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the building drain, receives the discharge of the building drain and conveys it to a public sanitary sewer or private sewage disposal system. The building sewer commences five (5) feet outside the building foundation wall. (See Appendix B: Illustration F.)

"Building Storm Drain": A building storm drain is the lowest horizontal portion of the storm drainage system used for conveying rain water, surface water, ground water, subsurface water, site drainager, condensate or cooling water inside the walls of a building to a point five (5) feet beyond the outside of the building foundation wall.

"Building Sub-drain": A building sub-drain is that portion of a sanitary drainage system (see definition of "Drainage System") which cannot drain by gravity into the building drain. (See Appendix B: Illustration G.)

"Building Trap": A building (house) trap is a device, fitting or assembly of fittings installed in a building drain to prevent circulation of air between the drainage system of the building and the building sewer.

"Chemical Waste System": Piping which conveys corrosive or toxic chemical waste to the drainage system.

"Circuit Vent": A circuit vent is a branch vent that serves two (2) or more traps and extends from the front of the last fixture connection of a horizontal waste branch to the vent stack. This type of venting applies only to floor drains and floor outlet fixtures which depend on siphonage for proper operation. (See Appendix B: Illustration H.)

"Clear Water" or "Clear Water Waste": Cooling water and condensate waste from refrigeration or air conditioning equipment, cooled condensate from steam heating systems and seepage water.

"Closed Water System": If a backflow preventer device is installed in a water distribution system, that portion of the system on the outlet side of the device is considered a closed water system. A check valve or backflow preventer (e.g., a reduced pressure principle backflow preventer assembly) may be used to create a closed water system.

"Code": The term "code" is commonly used to mean State or local statutes, ordinances, rules or regulations, e.g., requirements for plumbing methods, materials, etc. This Part 890, the Illinois Plumbing Code, will be referenced in this rule as "Part". In order for a State plumbing code to be enforceable, it must be authorized by Illinois statute and be promulgated pursuant to such statute. At the local level, a county, city, township, village, sanitary/water

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district must adopt a plumbing ordinance or resolution and a plumbing code, and such ordinance or resolution and code must be filed with the clerk's office. A standard for plumbing contained in any local code that has not been officially adopted can only be construed as a recommended standard.

"Combination Fixture": A combination fixture is a fixture combining two or more compartments or receptors.

"Combination Waste and Vent System": A combination waste and vent system is a system of waste piping with the horizontal wet venting of one or more floor drains by means of a common waste and vent pipe adequately sized to provide free movement of air above the flow line of the drain.

"Combined Building Sewer": A combined building sewer is one which receives storm water and sewage.

"Common Vent": A common vent is a vent connecting at the junction of two fixture drains and serving as a vent for both fixtures. (See Appendix B: Illustration I.)

"Connection": A connection is the joining of two pieces of pipe, or pipes and fittings, valves or other appurtenances.

"Contaminant" means any solid, liquid, or gaseous matter which, when present in a potable water supply distribution system, may cause the water to degrade so that water quality standards are not met or physical illness or injury to persons consuming the water could result.

"Contaminated Water": Contaminated water is water not suitable for human use in accordance with the inorganic, turbidity, organic and microbiological requirements of Sections 900.50, 900.65 and 900.70 of the Drinking Water Systems Code (77 Ill. Adm. Code 900).

"Continuous Vent": A continuous vent is a vertical vent that is a continuation of the drain to which it connects. The drain may be either vertical or horizontal. A continuous vent is also known as a back vent or an individual vent. (See Appendix B: Illustration J.)

"Continuous Waste": A continuous waste is a drain or waste line from two (2) or more fixtures or sink compartments (of a single fixture), such as a combined three-compartment sink, connected to a single common trap.

"Critical Level": The mark on an atmospheric vacuum breaker established by the manufacturer and stamped "CL-". This determines the minimum elevation above the flood-level rim or top of the fixture,

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whichever shall apply, at which the device shall be installed. When an atmospheric vacuum breaker does not bear a critical level marking, the bottom of the vacuum breaker shall constitute the critical level.

"Cross Connection": A cross connection is any physical connection or arrangement between two otherwise separate piping systems, one of which contains potable water and the other fluids of any kind, whereby water or other fluids may flow from one system to the other, the direction of flow depending on the pressure differential between the two piping systems.

"Cross-Connection Control by Containment": The installation of a backflow preventer at the service-connection to a premises to protect the water main.

"Cross-Connection Control by Isolation": The installation of a backflow preventer at each cross-connection in a premises to protect both the premises and water main.

"Cross-Connection Control (CCC)": An activity designed to prevent, discover, and eliminate all cross-connections.

"Cross-Connection Control Device": A cross-connection control device is a safety device installed in a potable water line to prevent potable water and fluids of any kind from being mixed. Cross-connection control devices include, but are not limited to: atmospheric vacuum breaker, double check valve backflow preventer, double detector check valve backflow preventer, dual check valve backflow preventer, and reduced pressure principle backflow preventer.

"Cross-Connection Control Device Inspector": A plumber who holds an Illinois Plumbing License and who has been certified by the Illinois Environmental Protection Agency in accordance with 35 Ill. Adm. Code 653.802 to inspect, test, maintain and repair cross-connection control devices. Such certification attests to an inspector's understanding of the principles of backflow and back siphonage, and the public health hazard presented by the improper installation of cross-connection control devices.

"Cross-Connection, Nonpressure Type": A submerged inlet installation where a potable water pipe is connected or extended below the overflow rim of a receptacle, or environment that contains a non-potable fluid at atmospheric pressure.

"Cross-Connection, Pressure Type": An installation where a potable water pipe is connected to a closed vessel or piping system that contains non-potable fluid, above atmospheric pressure.

"Dead End": A dead end is a pipe which is terminated at a developed

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"Continuous Waste": A continuous waste is a drain or waste line from two (2) or more fixtures or sink compartments (of a single fixture), such as a combined three-compartment sink, connected to a single common trap.

"Critical Level": The mark on an atmospheric vacuum breaker established by the manufacturer and stamped "CL-". This determines the minimum elevation above the flood-level rim or top of the fixture,

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whichever shall apply, at which the device shall be installed. When an atmospheric vacuum breaker does not bear a critical level marking, the bottom of the vacuum breaker shall constitute the critical level.

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"Cross-Connection Control by Containment": The installation of a backflow preventer at the service-connection to a premises to protect the water main.

"Cross-Connection Control by Isolation": The installation of a backflow preventer at each cross-connection in a premises to protect both the premises and water main.

"Cross-Connection Control (CCC)": An activity designed to prevent, discover, and eliminate all cross-connections.

"Cross-Connection Control Device": A cross-connection control device is a safety device installed in a potable water line to prevent potable water and fluids of any kind from being mixed. Cross-connection control devices include, but are not limited to: atmospheric vacuum breaker, double check valve backflow preventer, double detector check valve backflow preventer, dual check valve backflow preventer, and reduced pressure principle backflow preventer.

"Cross-Connection Control Device Inspector": A plumber who holds an Illinois Plumbing License and who has been certified by the Illinois Environmental Protection Agency in accordance with 35 Ill. Adm. Code 653.802 to inspect, test, maintain and repair cross-connection control devices. Such certification attests to an inspector's understanding of the principles of backflow and back siphonage, and the public health hazard presented by the improper installation of cross-connection control devices.

"Cross-Connection, Nonpressure Type": A submerged inlet installation where a potable water pipe is connected or extended below the overflow rim of a receptacle, or environment that contains a non-potable fluid at atmospheric pressure.

"Cross-Connection, Pressure Type": An installation where a potable water pipe is connected to a closed vessel or piping system that contains non-potable fluid, above atmospheric pressure.

"Dead End": A dead end is a pipe which is terminated at a developed

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distance of two (2) feet or more by means of a plug or other closed fitting, except piping serving as a cleanout extension to an accessible area. (See Appendix B: Illustration K.)

"Developed Length": The developed length of a pipe is its length measured along the center line of the pipe, including fittings.

"Diameter": The length of a straight line passing through the center of an object, e.g., a circle. (For the diameter of a pipe, see "Pipe Diameter.")

"Drain": A drain is any pipe which carries waste water in a building drainage system. (See Appendix B: Illustration L.)

"Drain Laying": Drain laying encompasses the laying and connecting of piping from five (5) feet outside the foundation wall of a building to the public sanitary sewer system in the street or alley.

"Drainage Fixture Unit (D.F.U.)": See "Fixture Unit, Drainage."

"Drainage Piping": See "Drainage System."

"Drainage System": A drainage system includes all piping within public or private premises which conveys sewage, rain, or other liquid wastes to a point of disposal, but does not include the mains of a public sewer system or a private or public sewage treatment or disposal plant. The drainage system does not include the venting system. Drainage and venting are separate systems, although both are part of the overall plumbing system.

"Durham System": A Durham system is a soil or waste system where all piping is of threaded pipe, using recessed drainage fittings.

"Effective Opening": The effective opening is the minimum cross-sectional area at the point of water supply discharge, measured or expressed in terms of the diameter of a circle or, if the opening is not circular, the diameter of a circle of equivalent cross-sectional area. (This is applicable to sizing an air gap.)

"Existing Plumbing" or "Existing Work": Existing plumbing or existing work means a plumbing system or any part thereof which has been installed prior to the effective date of this Part.

"Extracted Mechanical Joint": A joint which is developed with a special drilling tool used to penetrate a copper pipe wall, after which two steel pins are extended from the drill. While rotating, the drill head is withdrawn from the pipe under power, raising an external collar from the hole in the pipe. The branch pipe is then brazed into the collared outlet.

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"Fixed": Stationary, immovable or immobile, as in a fixed air gap.

"Fixture Branch": A fixture branch is a water supply, soil or waste pipe serving one or more fixtures.

"Fixture Carrier": A fixture carrier is a device designed to support an off-the-floor plumbing fixture.

"Fixture Drain": A fixture drain is the vertical or horizontal outlet pipe from the trap of the fixture to the junction of that pipe with any other drain pipe. (See Appendix B: Illustration M.)

"Fixture Supply": A water supply pipe connecting the fixture to a branch or main water supply pipe.

"Fixture Unit, Drainage" or "Drainage Fixture Unit (D.F.U.)": A fixture unit, drainage is the mathematical factor used by the plumbing industry to estimate the probable load on the drainage system caused by discharge from various plumbing fixtures. One fixture unit, drainage is equivalent to seven and one-half (7.5) gallons per minute or one (1) cubic foot per minute.

"Fixture Unit, Water Supply" or "Water Supply Fixture Unit (W.S.F.U.)": Fixture unit, water supply is the mathematical factor used by the plumbing industry to estimate the probable demand on the water supply system (considering the volume, duration of flow, and intervals between operations) caused by various plumbing fixtures.

"Float Valve": A float valve is an automatic opening valve, operated by a float, used to control the water level in a vessel, tank, or other container.

"Flood Level": The flood level of a fixture or receptacle is the elevation at which an impounded liquid will overflow the fixture or receptacle.

"Flood Level Rim": The top edge of a receptacle or fixture over which an impounded liquid will flow when the receptacle or fixture is filled beyond its capacity (or flooded). "Overflow rim" is used interchangeably with flood level rim.

"Flooded": A fixture is flooded when the liquid therein equals the maximum capacity of the fixture or when the level of the liquid therein rises to the fixture's flood level rim. Any attempt to add additional liquid to a flooded fixture causes liquid to overflow.

"Flush Valve": A flush valve is a device for the purpose of flushing water closets and other similar fixtures. (See Appendix B: Illustration N.)

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"Flushometer Valve": A flushometer valve is a device actuated by hand, a photoelectric cell, or other electronic control which discharges a predetermined quantity of water to fixtures for flushing purposes. The valve is closed by direct water pressure.

"Grade": Grade is the fall, pitch, or slope of a line of pipe in reference to a horizontal plane. In drainage, it is usually expressed as the fraction of an inch fall per foot length of pipe. This may also be expressed as a percentage. (See Appendix B: Illustration O.)

"Grease Interceptor": A device used to separate and retain grease, oils and other floating matter from sewage waste while permitting the remaining flow to discharge into the drainage system. See "Interceptor."

"Grey Water": Waste water, such as dishwater, or other waste water not containing fecal matter or urine.

"Group of Fixtures": A group of fixtures means two or more fixtures adjacent to or near each other.

"Hangers": Devices for supporting and securing pipe, fixtures, and equipment to walls, ceilings, floors, or any other structural member.

"High Toxicity": A substance with an oral LD₅₀ (lethal dose for 50 percent of the population) of 500 milligrams per kilogram or less is considered highly toxic. An average adult would have to ingest less than an ounce of the substance to experience severe illness or death. Cyanide is an example of a highly toxic substance.

"Horizontal Branch": A horizontal branch is a drain pipe extending laterally from a soil or waste stack or building drain, with or without vertical sections or branches, which receives the discharge from one or more fixture drains and conducts the discharge to the soil or waste stack or to the building drain. (See Appendix B: Illustration P.)

"Horizontal Pipe": Horizontal pipe means any pipe or fitting which makes an angle of less than 45 degrees with the horizontal.

"Hose": A flexible tube for conveying fluids (as from a faucet or hydrant).

"Hose Bibb": A faucet to which a hose may be attached.

"House Drain": See "Building Drain."

"House Trap": See "Building Trap."

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"Hydrant": A valve or faucet for drawing water from a buried pipe which generally includes a stand pipe with a valve or faucet at the upper end. It usually has a threaded valve outlet to which a hose may be attached.

"Indirect Waste": An indirect waste is a pipe that does not connect directly with the drainage system but conveys liquid waste by discharging through an air gap into the drainage system.

"Individual Vent": An individual vent is a pipe installed to vent a fixture trap which connects with the vent system above the fixture served, or which terminates in the outside atmosphere.

"Individual Water Supply (Private Water Supply)": A water supply system serving a single family dwelling.

"Industrial Wastes": Industrial wastes are liquid wastes resulting from the processes employed in industrial and commercial establishments.

"Insanitary": Contaminated. Not hygienic, or unclean enough to endanger health.

"Interceptor": An interceptor is a device designed and installed to separate and retain hazardous or undesirable matter from normal waste and permit normal sewage or liquid waste to discharge into the drainage system. Interceptors may be designed to remove gas, oil, sand, grit and grease. "Separator" is also commonly used to mean an "interceptor."

"Invert": The invert is the lowest part of the internal cross-section of a pipe or conduit.

"Island Fixture Vent": A vent in which the vent pipe rises as near as possible to or above the highest water level in the fixture vented and then turns down before connecting to the stack or main vent. (See Section 890.1600, "Special Venting for Island Fixtures".)

"Joint": A joint is the juncture of two pipes, a pipe and a fitting, or two fittings.

"Lead Free": When used with respect to solder and flux, lead free refers to solders and flux containing not more than two-tenths of one percent (0.2%) lead; and when used with respect to pipe and pipe fittings, lead free refers to pipes and fittings containing no more than eight percent (8.0%) lead.

"Length of Pipe": Length of pipe is the overall distance measured along the center line of a pipe. See "Developed Length."

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"Liquid Waste": Liquid waste is the discharge from any fixture, appliance, or appurtenance, in connection with a plumbing system which does not receive fecal matter.

"Load Factor": The load factor is the percentage of the total connected fixture unit flow rate which is likely to occur at any point in the drainage system. The load factor varies with the type of occupancy, the total flow above the point being considered, and probability of simultaneous use. Load factor represents the ratio of the probable load to the potential load.

"Local Ventilating Pipe": A local ventilating pipe is a pipe on the fixture side of the trap through which vapors or gases or foul air are removed from a room or fixture to the outside atmosphere. Certain special apparatus, such as sterilizers, are sometimes provided with a local ventilating pipe in order to remove vapors. A local ventilating pipe is not connected into the vent piping of the drainage system.

"Loop Vent": A circuit vent which loops back to connect with a stack vent instead of a vent stack. Its use is limited to floor drains and floor outlet fixtures which depend on self siphonage for proper operation.

"Low Toxicity": A substance with an oral LD[50] (lethal dose for 50 percent of the population) greater than 5,000 milligrams per kilogram is considered practically nontoxic. An average adult would have to ingest more than a pint of the substance to experience severe illness or death. Hydrogen peroxide is an example of a substance of low toxicity.

"Main": The main of any piping system is the principal artery of the system to which branches may be connected.

"Main Vent": The main vent is the principal artery of the venting system to which vent branches may be connected. (See Appendix B: Illustration Q.)

"Maximum Demand": In plumbing, the greatest requirement of flow of either water supply or waste discharge from the fixtures of a building, or any specific segment thereof.

"Manhole": A manhole is an opening constructed to permit a person to gain access to an enclosed space. In a sewer or any portion of the plumbing system, it is used to eliminate restriction of flow at changes of direction or junctions and to facilitate cleaning.

"Minor Repairs": Minor repairs do not require changes in the piping to or from plumbing fixtures or involve the removal, replacement, installation or reinstallation of any pipe or plumbing fixture.

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"Moderate Toxicity": A substance with an oral LD[50] (lethal dose for 50 percent of the population) of 500 to 5,000 milligrams per kilogram is considered moderately toxic. An average adult would have to ingest between an ounce (2 tablespoons) and a pint of the substance to experience severe illness or death. Chloroform is an example of a moderately toxic substance.

"New Plumbing" or "New Work": For purposes of this Part, new plumbing or new work means any plumbing system or part thereof, or any addition to or alteration of an existing system, being installed or recently completed.

"Non-Potable Water": Non-potable water is water that does not meet public health standards for drinking water (Refer to 77 Ill. Adm. Code 900) and is not suitable for human consumption or culinary use. Any water of unknown quality is considered non-potable.

"Non-Toxic Transfer Fluids": Fluids having no normal detrimental effect on humans.

"Occupancy": Occupancy generally means the use for which a building currently serves. In the case of a single family residence, occupancy shall mean taking possession of and living in the premises as one's sole and exclusive residence for a period of not less than six (6) months after the completion of construction, or issuance of a Certificate of Occupancy by a unit of local government.

"Offset": An offset in a line of piping is a combination of elbows or bends which brings one section of pipe into a line parallel with the other section.

"Open Plumbing": Installation of plumbing so that traps and drainage pipes and their surroundings beneath fixtures are ventilated, accessible, and open to inspection. Open plumbing is also referred to as an exposed plumbing installation.

"Open Water System": A water system with no check valve or backflow preventer installed in the service pipe.

"Overflow Rim": The top edge of a receptacle or fixture over which an impounded liquid will flow when the receptacle or fixture is filled beyond its capacity (or flooded). "Flood level rim" is used interchangeably with overflow rim.

"p.s.i."; "p.S.I."; or "psi": Pounds per square inch of pressure.

"Part": Part means the Illinois Plumbing Code in its entirety, Part 890 (referenced as 77 Ill. Adm. Code 890), subsequent amendments thereto, or any emergency rule which the Department lawfully adopts.

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"Peppermint Oil": A pungent, aromatic mint oil sometimes used in testing a drain, waste and vent system by means of a "Peppermint Test."

"Peppermint Test": A test for leakage using peppermint oil and hot water as the media, and the sense of smell to determine any leak; also known as a "scent test" (see Section 890.1930(e)).

"Pet Cock": A pet cock is a small faucet or valve used to drain water, steam, or air.

"pH": An expression of acidity and alkalinity on a scale from zero (0) to 14, with seven (7.0) being neutral. Numbers less than seven (7.0) indicate increasing acidity as the number decreases, and numbers greater than seven (7.0) indicate increasing alkalinity as the number increases.

"Pipe": A cylindrical conduit or conductor, the wall thickness of which is sufficient to receive a standard pipe thread.

"Pipe Diameter": Generally the distance measured from the inside wall of a pipe (passing through the center of the pipe) to the opposite inside wall. Any referenced pipe diameter or pipe size shall mean the nominal size or diameter as designated by the commercial manufacturer.

"Pipefitting": The installation of piping other than that piping which is defined as plumbing.

"Pipe Increments": For increasing or decreasing pipe size by a given number of pipe increments - the following examples constitute one pipe size change: 1, 1 1/2, 2, 2 1/2, 3, 3 1/2, 4, 4 1/2, 5.

"Piping": Piping is an assembly of pipes or conduit with fittings of compatible design. This term is commonly interchanged with "Pipe."

"Pitch": "Pitch" is synonymous with "grade." See "Grade."

"Plumbing": See the Illinois Plumbing License Law (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 1102) [225 ILCS 320/2].

"Plumbing Appliance": A plumbing appliance is a special class of plumbing fixture intended to perform a special function. This term includes water heaters, water coolers, drinking fountains, heat exchanger and water treatment equipment other than water softeners.

"Plumbing Appurtenance": An accessory or device used in a plumbing system which demands no additional water supply, nor adds any discharge load to a fixture or the drainage system. Plumbing appurtenances shall include instruments, gauges, relief valves, limit

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switches, solenoid valves, etc.

"Plumbing Fixture": Plumbing fixtures are (approved) installed receptacles, devices or appliances which are supplied with water or which receive or discharge liquid or liquid-borne waste, with or without discharge of such waste into the drainage system to which they may be directly or indirectly connected. Generally an installed appurtenance to the potable water supply system which makes available intended potable water, or a receptor which receives and discharges liquids or liquid-borne waste either directly or indirectly into the drainage system. A permanent appendage usually designed as a receptacle and intended to receive and/or discharge liquid or liquid-borne waste to a drainage system. Industrial or commercial tanks, vats, and similar processing equipment are not plumbing fixtures, but they may be connected to, or discharged into, approved traps or plumbing fixtures.

"Plumbing Inspector": An employee or agent of State or local government who holds a valid Illinois Plumbing License and is authorized to inspect plumbing.

"Plumbing System": See the Illinois Plumbing License Law (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 1102) [225 ILCS 320/2].

"Pop-Up Waste": A pop-up waste consists of a waste outlet into which a sliding metal or plastic stopper is fitted, and the stopper can be raised to drain the waste. A common pop-up waste used for lavatories has a lever which passes out the side of the drain fitting and connects to a lift rod that extends on top of the lavatory or sink. The rod is lifted to lower the stopper, or depressed to raise the stopper and drain the lavatory.

"Potable Water": Potable water is water that is suitable for human consumption in accordance with the Drinking Water Systems Code (77 Ill. Adm. Code 900).

"Pressure Gradient Monitor": A device used to protect the quality of water, fail safe by design, securing the potable water system by isolating a heat exchanger when the pressure between the potable water and the heat exchange medium drops below a preset level.

"Pressure Relief Valve": See "Relief Valves."

"Private" or "Private Use": In the classification of plumbing fixtures, private applies to fixtures in residences, apartments, and private bathrooms of hotels or motels where the fixtures are intended for the use of a single family or an individual.

"Private Sewage Disposal System": This means any sewage handling or

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treatment facility receiving domestic sewage from fewer than fifteen (15) people or population equivalent and having a ground surface discharge or any sewage handling or treatment facility receiving domestic sewage and having no ground surface discharge. Refer to the Private Sewage Disposal Licensing Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 116.303) [225 ILCS 225/3] and Private Sewage Disposal Licensing Code (77 Ill. Adm. Code 905).

"Private Sewer": A private sewer is a sewer privately owned and not directly controlled by a public authority.

"Private Water Supply" or "Private Water System": Any potable water supply which provides water for drinking, culinary, and sanitary purposes and serves an owner-occupied single family dwelling.

"Proper" or "Properly" means to be accurate or meeting the standard of competence for the given situation and properties of the materials involved based upon the standards in this Part and manufacturer's recommendations.

"Public" or "Public Use": For purposes of classifying plumbing fixtures, "public" refers to any installation or use of plumbing fixtures or facilities except those in residences, apartments or private bathrooms of hotels/motels where the fixtures are intended for the personal use of an individual or single family only.

"Public Sanitary Sewer": A public sanitary sewer is controlled by a public authority and is intended to receive and transport sewage.

"Public Water System": A public water system is a system for the provision to the public of piped water for human consumption, if the system has at least 15 service connections or regularly serves an average of at least 25 individuals daily at least 60 days per year. The term public water system includes: any collection, treatment, storage, and distribution facility under the control of the operator of such system and used primarily in connection with such system; and any collection or pretreatment storage facilities not under such control which are used primarily in connection with such system. The public water system ends at and with the water service connection.

"Quarter Bend": A quarter bend is a fitting changing direction of 90 degrees. (See Appendix B: Illustration R.)

"Quick Closing Valve": A valve or faucet that closes automatically when released or one that has fast action closing.

"Readily Accessible": Readily accessible means direct access without the necessity of removing or moving any panel, door or similar obstruction.

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"Receptor": Devices or fixtures which receive the discharge from indirect waste pipes.

"Reduced Pressure Zone Principle Backflow Preventer Assembly (RPZ)": See "Backflow Preventer, Reduced Pressure Principle Backflow Preventer Assembly (RPZ)".

"Relief Valves":

Temperature relief valve - A valve designed to release water to the atmosphere at a predetermined temperature setting.

Pressure relief valve - A valve designed to relieve excessive pressure to the atmosphere at a predetermined setting.

Temperature and pressure relief valve or pressure-temperature relief valve - a valve incorporating a temperature relief valve and a pressure relief valve in one unit.

Vacuum relief valve - A valve which admits air to the system when the system is attempting to reduce its pressure to less than atmospheric.

"Relief Vent": A vent which permits circulation of air in or between drainage and vent systems. (See Appendix B: Illustration S.)

"Restaurant": Any establishment selling, to the public, food or liquid beverages that can be consumed on the premises.

"Restroom": For the purpose of this Part, a restroom, as a minimum, will consist of one water closet and one lavatory all located in the same room.

"Return Offset": A double offset installed so as to return the pipe to its original alignment. (See Appendix B: Illustration T.)

"Revent Pipe": See "Individual Vent". (See Appendix B: Illustration U.)

"Rim": An unobstructed open edge of a fixture.

"Riser": A water supply pipe which extends vertically one full story or more to convey water to branches or to a group of fixtures.

"Roughing-In": The installation of all parts of the plumbing system which can be completed prior to the installation of fixtures. This includes drainage, water supply, and vent piping, and the necessary fixture supports.

"Safe Pan": A safe pan is installed beneath piping and/or a fixture to collect and drain any leakage. Safe pans are especially important in food preparation/storage areas and sterile areas of health care facilities that have overhead, exposed, drainage piping.

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"Safe Waste": See "Indirect Waste."

"Sanitary Sewer": A sanitary sewer is a public or private sewer into which building sewers are connected.

"Sanitary Waste": Sanitary waste is sewage containing human excrement and liquid household wastes or ordinary wastes derived from a plumbing system.

"Semi-Private Water System": means a water supply which is not a public water system, yet which serves a segment of the public other than an owner-occupied single family dwelling. (See the Illinois Groundwater Protection Act. (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 7459) (415 ILCS 5519))

"Separator": See "Interceptor."

"Service Connection": A service connection is the tap at the water main and any pipe to the property line.

"Sewage": Sewage is any waste containing animal, human, or vegetable matter in suspension or solution, and may include liquids containing chemicals in solution.

"Sewage Ejector": A device for lifting sewage by pumping means.

"Side Vent": A vent connecting to the drain pipe through a fitting at an angle not greater than 45 degrees to the vertical.

"Sillcock": A type of lawn faucet. A faucet used on the outside of a building to which a garden hose may be attached.

"Size of Pipe or Tubing": Pipe is generally sized according to the approximate dimension of its bore or inside diameter, whereas tubing is usually sized by measuring its outside diameter. Both are expressed in inches and fractions thereof. For purposes of this Part, any referenced pipe or tubing size shall mean the nominal size or diameter as designated by the commercial manufacturer.

"Slope": "Slope" is synonymous with "grade." See "Grade."

"Soil Pipe": A soil pipe is any pipe which conveys the discharge of water closets or fixtures having similar functions, with or without the discharge from other fixtures, to the building drain.

"Special Waste Pipe": Piping which conveys special waste. Piping that has been designed and manufactured of special material to handle special waste such as acids.

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"Special Wastes": Wastes which require special handling and treatment before they may be discharged into the plumbing system. See Subpart H.

"Sprinkler System": There are two basic types of sprinkler systems. A fire sprinkler system is a system of piping and necessary appurtenances for conveying water or other extinguishing fluid to outlets for the purpose of fire extinguishment. A lawn sprinkler system is a system of piping installed for irrigation purposes.

"Stack": A general term for any vertical line of soil, waste, or vent piping.

"Stack Vent": The extension of a soil or waste stack above the highest horizontal drain connected to the stack. (See Appendix B: Illustration V.)

"Stack Venting": A method of venting a fixture or fixtures through the soil or waste stack.

"Sterilizer, Boiling Type": A boiling type "sterilizer" is a fixture (non-pressure type) used for boiling instruments, utensils, and/or other equipment (used for sterilization). Some devices are portable, others are connected to the plumbing system.

"Sterilizer, Instruments": A device for the sterilization of various instruments.

"Sterilizer, Pressure (Autoclave)": A fixture (pressure vessel) designed to use steam under pressure for sterilizing.

"Sterilizer, Pressure Instrument Washer-Sterilizer": A pressure instrument washer-sterilizer is a fixture (pressure vessel) designed to both wash and sterilize instruments during the operating cycle of the fixture.

"Sterilizer Vent": A separate pipe or stack, which is trapped below the lowest exhaust and indirectly connected to the building drainage systems, which receives the vapors from non-pressure sterilizers, or the exhaust vapors from pressure sterilizers, and conducts the vapors directly to the outside atmosphere. Sometimes called a vapor, steam, atmospheric, or exhaust vent.

"Sterilizer, Water": A water sterilizer is a device for sterilizing water and storing sterile water.

"Storm Sewer": A sewer which is used for conveying rain water, surface water, ground water, subsurface water, site drainage, condensate, cooling water or other similar liquid waste (excluding

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sewage) from the building storm drain to an approved point of discharge.

"Sub-soil Drain": A drain which collects sub-soil drainage and conveys it to a place of disposal.

"Sub-soil Drainage": Sub-soil drainage is liquid waste such as run off water, seepage water or clear water waste, free of fecal matter and grey water.

"Sump": A sump is a receptacle which receives sanitary or storm waste, located below the normal grade level of the gravity system, and emptied by pumping or gravity.

"Sump Pump": A pump for the removal of storm, subsoil and clear water waste drainage from a sump.

"Supports." A support is a hanger, anchor or other device for securing or holding pipe fixtures to walls, ceilings, floors, or structural members.

"Swimming Pool": Refer to the Swimming Pool and Bathing Beach Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 1201 et seq.) [210 ILCS 125] for minimum sanitary requirements for the design and operation of swimming pools and bathing beaches.

"Terminal Heating Device": A device located within the environment to be conditioned which directly transfers its heating energy by radiation or forced or gravity convection.

"Test Cock": A test cock is a small cock, faucet, or valve set in a water pipe, pump, backflow device or water jacket used to drain water or test pressure.

"Toxic": Not fit for human consumption. Poisonous.

"Toxic Transfer Fluids": Sanitary waste, grey water or mixtures containing harmful substances, including but not limited to ethylene glycol, hydrocarbons, oils, ammonia refrigerants, and hydrazine.

"Trap": A trap is a fitting or device so designed and constructed as to provide, when properly vented, a liquid seal which will prevent the back passage of air without materially affecting the flow of sewage or waste water through it. (See Appendix B: Illustration W.)

"Trap Arm": A trap arm is that portion of a fixture drain between a trap and its vent.

"Trap Primer": A trap primer is a device or system of piping to

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maintain a water seal in a trap.

"Trap Seal": The vertical distance between the crown weir and the top of the dip of the trap. (See Appendix B: Illustration W.)

"Tube": A cylindrical conduit or conductor, the wall thickness of which is less than that needed to receive a standard pipe thread. Compare with "Pipe."

"Tuberculation": A condition which develops on the interior of pipe due to corrosion resulting in the creation of small, hemispherical lumps (tubercules) on the inner walls of the pipe.

"Union": A union is a coupling device used to join two pipes end-to-end, but allow them to be disconnected and re-connected. This joint can be assembled and disassembled without removing any adjacent pipes.

"Vacuum": A pressure less than atmospheric pressure, sometimes referred to as suction. It is usually measured in inches of mercury below atmospheric pressure, such as ten (10) or twenty inches of mercury. To vacuum also means to siphon.

"Vacuum Breaker": A device which prevents the creation of a vacuum by admitting air at atmospheric pressure, used to prevent back siphonage.

"Vacuum Breaker, Hose Type (HVB)": A back siphonage prevention device designed for hose connections which are not under continuous pressure, and meeting the requirements of ANSI/ASSE 1011-1982.

"Vacuum Breaker, Non-Pressure Type (Atmospheric)": A vacuum breaker which is not designed to be subject to static line pressure, and meeting the requirements of ANSI/ASSE 1001-1990.

"Vacuum Breaker, Pressure Type": A vacuum breaker designed to operate under conditions of static line pressure, and meeting the requirements of ASSE 1020-1989.

"Vacuum Relief Valve": A device to prevent excessive vacuum in a pressure vessel.

"Vent, Main": See "Main Vent."

"Vent Pipe." A pipe in a plumbing system that is used to equalize pressure and ventilate the plumbing system. Also see the definition of "Vent System."

"Vent Stack": A vent stack is a vertical vent pipe installed primarily for the purpose of providing circulation of air to and from

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any part of the drainage system and terminating to the atmosphere or in the stack vent. (See Appendix B: Illustration X.)

"Vent System": The pipe or pipes installed to provide a flow of air to or from a drainage system and to provide a circulation of air within the system to protect trap seals from siphonage and back pressure.

"Venturi": A short section in a pipe with a reduced diameter or cross sectional area (forming a throat) compared to the larger ends, thereby increasing the velocity of the fluid passing through the throat and decreasing the pressure at the throat. This decrease in pressure allows another fluid to be drawn into the venturi.

"Vertical Pipe": Any pipe or fitting which makes an angle of 45 degrees or less with the vertical.

"Wall Hung Water Closet": A water closet installed in such a way that no part of the water closet touches the floor.

"Waste": See "Sanitary Waste."

"Waste Pipe": A pipe which conveys only waste material.

"Water Distribution Pipe": A pipe within the building or on the premises which conveys water from the water service to the point of usage.

"Water Hammer": A concussion or sound of concussion of moving water against the sides of a containing pipe or vessel due to a sudden stoppage of flow. A pressure that results from a sudden deceleration of flow of water in a closed conduit. It is also called hydraulic shock.

"Water Hammer Arrestor": A device to absorb hydraulic shock.

"Water Heater": An appliance for supplying hot water for domestic or commercial purposes. It may be used for space heating if the water temperature does not exceed 150 degrees F.

"Water Main": A water supply pipe for public or community use.

"Water Outlet": An opening through which water is supplied to a fixture, device, appliance or an appurtenance or into the atmosphere.

"Water Riser Pipe": See "Riser."

"Water Service" or "Water Service Pipe": A water service is the pipe from the water main or source of potable water supply to the water

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distribution pipe of the building served.

"Water Supply Fixture Unit (W.S.F.U.)": See "Fixture Unit, Water Supply."

"Water Supply Stub": A vertical pipe less than one story in height supplying one or more fixtures.

"Water Supply System": The water service pipe, the water distribution pipe, and all fittings, valves, and appurtenances in or associated with the building or premises being served.

"Wet Vent": A vent which also serves as a drain. A vent which receives the discharge of wastes other than from water closets. (See Appendix B: Illustration Y.)

"Yoke Vent": A pipe connecting upward from a soil or waste stack to a vent stack for the purpose of preventing pressure changes in the stack. (See Appendix B: Illustration Z.)

Section 890.130 Incorporation by Reference

All incorporations by reference of federal regulations and the standards of nationally recognized organizations in this Part refer to the regulations or standards on the date specified and do not include any additions or deletions subsequent to the date specified.

Section 890.140 Repairs and Alterations

a) Existing Buildings.

1) In existing buildings or premises in which plumbing installations are to be altered, renovated or replaced, materials and methods shall meet or exceed the provisions of this Part.

2) Where the Department finds that compliance with all requirements of this Part would result in an undue hardship due to excessive structural or mechanical difficulty, or impracticability, a variance may be granted. The request for a variance must be submitted in writing to the Department for approval prior to installation. The request shall include an explanation of the hardship created by compliance with all requirements of this Part, and shall state the proposed method of installation. Where a variance is granted by the Department, it shall conform with the intent of this Part and shall ensure the optimum level of public health protection practicable.

b) New Buildings. Plumbing materials, methods and workmanship shall meet or exceed the provisions of this Part in all new buildings. No variance from this Part shall be allowed on new building construction.

c) Health and Safety. Where a health or safety hazard exists because of an existing plumbing installation or lack thereof, the owner or his

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agent shall install additional plumbing or make such corrections as may be necessary to abate the hazard or violation of this Part.

Section 890.150 Workmanship

- a) All plumbing work performed shall comply with the provisions of this Part.
- b) In the process of installing or repairing any part of a plumbing system, the floors, walls, ceilings, tile work, or any other part of the building or premises which must be changed, altered or replaced shall be left in a safe structural condition so as not to pose a health or safety hazard.
- c) Exterior/interior openings through walls, floors, and ceilings shall have the annular space around pipes properly closed to prevent the entrance of mice, rats or other rodents. Exterior wall openings shall be made water-tight.

Section 890.160 Used Plumbing Material, Equipment, Fixtures

- a) Previously used plumbing material, equipment and/or fixtures may be re-used for plumbing installations only if it complies with this Part at the time of the new installation.
- b) Used pipe or fittings shall not be installed in a potable water system.

Section 890.170 Sewer and/or Water Required

- a) Each building which is intended for human habitation or occupancy shall have a connection to a public water system, a semi-private water system, or a private water supply constructed in accordance with the requirements of the Illinois Water Well Construction Code (77 Ill. Adm. Code 920) or the Surface Source Water Treatment Code (Title 77 Ill. Adm. Code 930), and a connection to a public sewer system or private sewage disposal system constructed to the requirements of the Illinois Private Sewage Disposal Code (77 Ill. Adm. Code 905). All installations shall also be in accordance with any additional applicable State and local laws, ordinances, rules and regulations and local codes.
- b) For purposes of this Section, individually owned residences that share a common wall or ownership right and have ground floor access, such as townhouses or rowhouses, shall be treated as separate buildings and shall have separate connections to a public water system, a semi-private water system or a private water supply as required in subsection (a) of this Section.
- c) Private Water Supply Interconnection. A private water supply shall not be interconnected with a public water supply unless it is located and constructed in accordance with the Water Well Construction Code (77 Ill. Adm. Code 920) and Water Well and Pump Installation Code (77 Ill. Adm. Code 925), and the public water is protected against

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- d) backflow and back siphonage as specified in Section 890.1130. All plumbing fixtures, drains, appurtenances, and appliances used to receive or discharge sanitary waste shall be connected to the drainage system of the building or premises in accordance with the requirements of this Part.

Section 890.180 Sewer and Water Pipe Installation

- a) Trenching and Bedding. Trenches shall be of sufficient width to permit proper installation of the pipe. Where shoring is required, ample allowance shall be made in the width of the trench for working conditions, based on the materials and installation methods. Where trenches are excavated to a depth such that the bottom of the trench forms the bed for the pipe, solid and continual bearing between joints shall be provided and bell holes shall be provided at points where the pipe is joined. Where trenches are excavated to a depth such that the bottom of the trench does not form the bed for the pipe, the trench shall be backfilled to grade with sand or fine gravel placed in layers of six (6) inches maximum depth and compacted after each placement. The pipe shall not be supported on blocks. Where rock is encountered in trenching, it shall be removed to a point at least three (3) inches below the grade line of the trench; and the trench shall be backfilled to grade with the sand tamped in place, so as to provide a uniform bearing for the pipe between joints. The pipe shall not be allowed to rest on rock at any point. If soft materials of poor bearing qualities are found at the bottom of the trench, stabilization shall be achieved by over-excavating at least two (2) pipe diameters and refilling with fine gravel or sand or a concrete foundation. A concrete foundation shall be bedded and sand tamped in place so as to provide a uniform bearing for the pipe joints. All piping in the ground shall be laid on a firm bed for its entire length.
- b) Backfilling. Until the crown of the pipe is covered by at least 18 inches of tamped earth, care shall be exercised in backfilling trenches to ensure that the pipe beneath is secure. Loose earth, free of rocks, broken concrete, frozen chunks or other rubble, shall be carefully placed in the trench in six (6) inch layers and tamped in place. Care shall be taken to thoroughly compact the backfill under and beside the pipe to ensure that the pipe is properly supported. Backfill shall be placed evenly on both sides of the pipe and tamped in a manner to retain proper alignment.
- c) Breakage and Corrosion. Pipes passing under or through walls or floors shall be protected from breakage caused by stress or strain. Pipes passing under or through cinder, concrete or other corrosive material shall be protected from external corrosion, stress, or strain by a protecting sleeve or a wrap-on material. (See Appendix B: Illustration AA.)
- d) Sleeves. In exterior walls or floors, the annular space between sleeves and pipes shall be filled or tightly caulked with a cold tar, asphalt compound, lead or other equally effective material. (See

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Appendix B: Illustration AA.)

- e) Buried Piping Parallel to Footings. No buried piping shall be laid parallel to inside or outside footings/bearing walls closer than three (3) feet.
- f) Depth. Piping installed parallel to footings or bearing walls shall not extend below the 45 degree bearing plane of the wall or footing.

Section 890.190 Piping Measurements

Except where otherwise specified in this Part, all measurements between pipes and between pipes and walls, etc., shall be made to the center line of the pipe.

Section 890.200 Operation of Plumbing Equipment

- a) All plumbing equipment required by this Part shall be operated in the manner intended by the manufacturer. No alteration or modifications to plumbing fixtures, equipment and appurtenances which would negate designed safety features shall be allowed. All plumbing systems shall be maintained in a functional, safe and sanitary condition. The owner of the facility shall be responsible for maintenance of the plumbing system.
- b) No groundwater, roof drainage, discharge from footing tile drains or other storm water wastes shall be discharged into the sanitary drainage system.

SUBPART B: PLUMBING MATERIALS

Section 890.210 Materials

- a) With the exception of faucets, grease traps, and gas and oil interceptors, all materials, piping, fittings, appliances, appurtenances and devices used in all plumbing systems shall be listed in Appendix A: Table A and shall conform to standards for use as approved by one or more of the organizations listed in subsection (b) of this Section. All faucets, grease traps, and gas and oil interceptors used shall meet the requirements for such materials, appliances and appurtenances as provided in this Part.
- b) Reference for Agencies and Organizations. Abbreviations used in Appendix A, Table A, refer to the following agencies or organizations:
- 1) ANSI - American National Standards Institute; 1430 Broadway, New York City, New York 10018.
 - 2) ARI - Air Conditioning and Refrigeration Institute; 1501 Wilson Boulevard, Arlington, Virginia 22209.
 - 3) ASHRAE - American Society of Heating, Refrigerating and Air Conditioning Engineers, Inc.; 1791 Tullie Circle, NE, Atlanta, Georgia 30329-2305.
 - 4) ASME - American Society of Mechanical Engineers; United Engineer Center, 345 East 47th Street, New York City, New York 10017.

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- 5) ASSE - American Society of Sanitary Engineering; P.O. Box 40362, Bay Village, Ohio 44140.
- 6) ASTM - American Society for Testing and Materials; 1916 Race Street, Philadelphia, Pennsylvania 19103-1187.
- 7) AWWA - American Water Works Association; 6666 West Quincy Avenue, Denver, Colorado 80235.
- 8) CISPI - Cast Iron Soil Pipe Institute; Suite 419, 5959 Shallowford Road, Chattanooga, Tennessee 37421.
- 9) FM-Factory Mutual Standard; 1151 Boston-Providence Turnpike, P.O. Box 9102, Norwood, Massachusetts 02062.
- 10) NSF - National Sanitation Foundation Testing Laboratory Inc.; 3475 Plymouth Road, P. O. Box 1468, Ann Arbor, Michigan 48106.
- 11) PDI - Plumbing and Drainage Institute; 1106 W. 77th Street, South Drive, Indianapolis, Indiana 46260-3318.
- 12) UL - Underwriter Laboratories, Inc.; 333 Pfingsten Road, Northbrook, Illinois 60062.

Section 890.220 Identification

Identification of Material. Each length of pipe, each pipe fitting, trap, fixture, device and appurtenance used in a plumbing system shall have cast, stamped or indelibly marked on it the maker's mark or name, the weight, type, class of product and the standard that applies.

Section 890.230 Safe Pan Material and Construction

- a) Material. Safe pans shall be made only of lead, copper, ABS, PVC or fiberglass material.
- 1) Lead sheets for safe pans shall weigh at least four (4) pounds per square foot.
 - 2) Copper sheets for safe pans shall weigh at least twelve (12) ounces per square foot.
 - 3) ABS or PVC safe pans or liners shall be 30 mil or 40 mil.
 - 4) Fiberglass for safe pans or liners shall be equally durable to the ABS and PVC material described in subsection (a)(3) of this Section.
- b) Construction. All safe pans shall be constructed with performed dam corners, shall be watertight, adequately reinforced and provided with a drain opening designed to make a watertight joint. ABS and PVC safe pans and liners shall be solvent welded together with the proper cement.

SUBPART C: JOINTS AND CONNECTIONS

Section 890.310 Tightness

Joints and Connections. Joints and connections shall be gas-tight and water-tight.

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Section 890.320 Types of Joints

- a) Caulked joints. Caulked joints for (drain, waste and vent systems only) cast iron hub-and-spigot pipe shall be firmly packed with oakum or hemp and filled with molten lead at least one inch (1") deep and be firmly caulked not to extend more than one-eighth inch (1/8") below the rim of the hub. Paint, varnish, or other coatings shall not be permitted on the jointing material until after a plumbing inspector has been given the opportunity to test and approve or disapprove the joint. (See Appendix C: Illustration A.)
- b) Threaded/Screwed Joints. Threaded joints shall conform to American National Taper Pipe Thread, ASME B.1.20.1-1983 (General Purpose). All burrs shall be removed; pipe ends shall be reamed or filed to size of the bore and all chips shall be removed. Pipe joints compound shall be insoluble in water and non-toxic.
- c) Wiped Joints. Joints in lead pipe or fittings, or between lead pipe fittings and brass or copper pipe ferrules, solder nipples, or traps shall be full-wiped joints. Wiped joints shall have exposed surface on each side of the joint at least three-fourths inch (3/4") and at least as thick as the material being joined. Wall or floor flange lead-wiped joints shall be made by using a lead ring or flange placed behind the joints at the wall or floor. Joints between lead pipe and cast iron, steel or wrought iron shall be made by means of a caulking ferrule, soldering nipple, or bushing.
- d) Soldered Joints. The surface to be soldered shall be cleaned bright. The joints shall be properly fluxed (lead free) and made with approved lead free solder conforming to ASTM Standard B32-1989. Joints in copper water tubing shall be made with approved cast bronze or wrought copper pressure fittings, properly soldered together. All solders or flux containing more than 0.2% lead shall bear a warning label which states that the solder or flux is not approved for private or potable water use as required by Section 4 of the federal Hazardous Substances Act (15 USC 1263). Use of this product in the making of joints or fittings in any private or public potable water system is prohibited. No part of a DWV (drain, waste and vent) system shall be joined or fitted with a solder or flux containing more than 0.2% lead.
- e) Flared Joints. Flared joints for plastic pipe and tubing and soft copper water tubing shall be made with approved fittings. The tubing shall be expanded with a proper flaring tool. (See Appendix C: Illustration B.)
- f) Hot-Poured Joints. Hot-poured compound for clay or concrete sewer pipe shall not be water absorbent and when poured against a dry surface shall have a bond of at least 100 pounds per square inch (p.s.i.). All surfaces of the joint shall be cleaned and dried before pouring. If wet surfaces are unavoidable, a suitable primer such as oil or tar shall be applied. The compound shall not soften sufficiently to destroy effectiveness of the joint when subjected to a temperature of 160 degrees Fahrenheit, and not be soluble in any of the waste carried by the drainage system. Approximately 25 percent of

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- the joint space at the base of the socket shall be filled with jute or hemp. A pouring collar rope or other device shall be used to hold the hot compound during pouring. Each joint shall be poured in one operation until the joint is filled. Joints shall not be tested until one (1) hour after pouring.
- g) Precast Joints. Precast collars shall be formed in both the spigot and bell of the pipe in advance of use. Prior to making joint contact, surfaces shall be cleaned. When the spigot end is inserted in the collar, it shall bind before contacting the base of the socket.
- h) Brazed Joints. Brazed joints shall be made by first cleaning the surface to be joined down to the base metal, applying flux approved for such joints and for the filler metal to be used, and making the joints by heating to a temperature sufficient to melt the approved brazing filler metal on contact. (See Section 890.330(b).) An extracted mechanical joint may be made in copper tube types K or L only for water distribution. The joint shall be made with a mechanical extraction tool and joined by brazing. To prevent the branch tube from being inserted beyond the depth of the extracted joint, depth stops shall be provided. This joint shall be for above ground use only.
- i) Cement Mortar Joints. Except for repairs, cement mortar joints are prohibited.
- j) Burned Lead (Welded). (For drain, waste and vent system only) Every burned (welded) joint shall be made in such manner that the two or more sections to be joined shall be uniformly fused together into one continuous piece. The thickness of the weld shall be at least as thick as the lead being joined.
- k) Bituminized Fiber Pipe Joints. Joints in bituminized fiber pipe shall be made with tapered type couplings of the same composition as the pipe. Joints between bituminized fiber pipe and metal pipe shall be made by means of an adaptor coupling caulked as required in subsection (a) of this Section.
- l) Plastic Pipe Joints.
 - 1) Every joint in plastic piping shall be made with approved fittings by either solvent welded or fusion welded connections, compression fittings, approved insert fittings, metal clamps and screws of corrosion resistant material, or threaded joints. (See Appendix A: Table A for approved pipe, fittings and solvent.)
 - 2) Joints and fittings in plastic pipe. Potable water piping fittings and joints shall be in accordance with the manufacturer's recommendations subject to the following: (See Appendix A: Table A, "Approved Standards for Fittings".)
 - A) Polyethylene (PE) pipe shall be installed only with compression fittings, insert and clamp type fittings or thermal welded joints and fittings. All clamps shall be of corrosion resistant material. The inside diameter (I.D.) of any insert fitting shall not be less than the minimum allowable size for water service/distribution piping. (See Appendix A: Tables D, N and O, for minimum allowable sizes

for water service/distribution piping.)

- B) Polyvinyl chloride (PVC) pipe shall be installed with solvent welded or flanged joints only. The pipe shall not be threaded. Transition to metallic or other piping shall be made with the use of adaptor fittings. The fittings shall be molded from polyvinyl chloride. The primer and solvent cement used shall be in accordance with the manufacturer's recommendation for polyvinyl chloride piping.
- C) Polyethylene (PE) pipe shall be installed only with insert and clamp type fittings, compression type, flanged type, or thermal welded joints and fittings. All clamps shall be of corrosion resistant material. The inside diameter (I.D.) of any insert fitting shall not be less than the minimum allowable size for water service/distribution piping. (See Appendix A: Tables D, N and O, for minimum allowable sizes for water service/distribution piping.)
- 3) Joints in plastic drainage. Joints in plastic drainage piping or vent piping within a building shall be solvent welded. Threaded or flanged joints may be used with adaptor fittings. The solvent cement shall be specific for the type of piping material. O-ring expansion joints are acceptable if accessible.
- m) Ground Joint Connections. Ground joint connections (when accessible) may be used on the inlet or outlet side of a fixture trap or within the trap seal. Ground joint connections shall not be used in any inaccessible drainage piping.
- n) No-Hub Soil Pipe Joints. Shielded joints for no-hub cast iron soil pipe shall be made with an elastomeric gasket covered by either a stainless steel shield secured by two (2) or more stainless steel bands or clamps, or covered by cast iron couplings secured with stainless steel nuts and bolts. When a stainless steel shield is used, the shield and clamps shall be corrosion resistant and homogeneous throughout. The joint materials shall comply with ASTM C564-78 and CISPI 310-90 and/or FM 1680-1989.
- o) Compression Type Joints.
 - 1) Compression type joints for hub and spigot cast iron soil pipe shall be made with neoprene insert gaskets in accordance with ASTM C564. The pipe shall comply with the specifications contained in ASTM A-74 with regard to hub and spigot dimensions and tolerances. (See Appendix C: Illustration C.)
 - 2) Compression type joints for copper water tube or brass tube shall be made with brass ferrules and ground joint connections.
- p) Grooved Type Mechanical Couplings.
 - 1) Cut grooved type mechanical couplings, fittings and valves used on standard weight galvanized steel pipe, cast iron pipe or ductile iron pipe shall comply with the grooving dimensions of the AWWA specifications C606-78, limited to water distribution piping and downslope pipe above ground.
 - 2) Rolled grooved type mechanical couplings, fittings and valves used on standard weight galvanized steel pipe or type K or L

copper tubing shall comply with the manufacturer's standard, limited to water distribution piping above ground. Fittings, couplings and valves shall be compatible with the pipe material. Transition adapters shall be dielectric type.

- 3) Gaskets for use with potable water piping shall be fabricated from material that is non-toxic, durable and impervious.

Section 890.330 Special Joints

- a) Copper Tubing to Screwed Pipe Joints. Joints from copper tubing to threaded pipe shall be made by the use of a cast bronze or wrought copper adaptor fitting. The joint between copper tubing and the fitting shall be soldered or, if flared or compression, must be accessible.
- b) Welding or Brazing. Brazing or welding shall be in accordance with the provisions of Section 6 of the Code for Pressure Piping, ANSI B.3.1 and ANSI B.3.1.1.
- c) Slip Joints. In drainage and water piping, slip joints may be used on the inlet side of the trap or in the trap seal, and on the exposed fixture supply. Slip joints shall not be used in any inaccessible piping. Push-on angle stop valves are permitted, provided they meet the following specifications: they are installed by being pushed onto copper or CPVC; they are mechanically secured by metal tabs which grip the piping; they are sealed with o-rings; and they are capable of withstanding a water pressure of 150 pounds per square inch and a temperature of 210 degrees Fahrenheit.
- d) Expansion Joints. Expansion joints must be accessible and may be used where necessary to provide for expansion or contraction of the piping. The expansion joint material shall conform to the type piping on which it is installed.
- e) Compression type couplings shall not be used in unexposed water piping except for water services, water meter yokes and stop box connections. Grooved Type Mechanical Couplings. Grooved type mechanical couplings, in accordance with Section 890.320(p), may be used in potable water and roof drain piping. Such couplings shall not be used in waste, soil or vent piping.
- g) Plastic Pipe to Non-Plastic Pipe Joints. Joints between plastic pipe and non-plastic pipe shall be made only by one of the following methods:
 - 1) Pressure piping.
 - A) Approved insert fittings (in accordance with Appendix A, Table A).
 - B) Threaded adaptors.
 - C) Flanges.
 - D) Flared fittings.
 - 2) Non-pressure piping - Drain Waste Vent (DWV)
 - A) Caulked lead joints with caulked adaptors.
 - B) No-hub soil pipe shielded couplings with approved adaptor having a raised bead.

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- C) Compression type joints for hub and spigot cast iron pipe.
D) Threaded adaptors.

Section 890.340 Use of Joints

- a) Clay Sewer Pipe. Joints in vitrified clay pipe or between such pipe and metal pipe shall be made with a neoprene gasket and stainless steel bands or as provided in Section 890.320(f), (g), or (o), if applicable.
- b) Concrete Sewer Pipe. Joints in concrete sewer pipe or between such pipe and metal pipe shall be made with a neoprene gasket and stainless steel bands or as provided in Section 890.320(f), (g) or (o), if applicable.
- c) Cast Iron Pipe. A joint in cast iron water supply pipe shall be made in accordance with Section 890.320(a) and (b) or shall be a mechanical joint in accordance with ANSI A21.12-71. Joints in cast iron soil pipe shall be made in accordance with Section 890.320(a), (b), or (p).
- d) Screw Pipe to Cast Iron. Joints between wrought iron, steel, brass, or copper pipe, and cast iron pipe shall be either caulked or threaded joints which are made as provided in Section 890.320 (a) or (b) and shall be made with proper adaptor fittings.
- e) Lead to Cast Iron, Wrought Iron or Steel. Joints between lead and cast iron, wrought iron, or steel pipe shall be made by means of wiped joints to a caulking ferrule, soldering nipple, or brushing as provided in Section 890.320(c).
- f) Copper Water Tube. Joints in copper tubing shall be made with cast bronze or wrought copper pressure fittings, properly soldered or brazed, or by means of compression or flared joints as provided in Sections 890.320(d), (e), (h) and (p)(2). Flared joints and compression fittings shall not be installed underground except for water services, water meter yokes and stop box connections.
- g) Plastic Pipe. Joints between plastic pipe and non-plastic material shall be made only with an appropriate type adaptor as provided in Section 890.320(l) and 890.330(g).
- 1) Plastic-Commingling. There shall be no commingling of plastic materials within the same plumbing system except through the use of proper adaptors.
 - 2) Plastic Pipe. Plastic pipe shall not be installed in any tunnel or chase that contains uninsulated hot water, hot air or steam piping which causes the ambient air temperature in the tunnel or chase to exceed 180 degrees F.
- h) Building Sewer Connections. An elastomeric coupling seal conforming to ASTM C 425 (1988), ASTM C 443 (1985), ASTM C 564 (1988), ASTM D 4161 (1986), ASTM F 477 (1985), or ASTM D 3139 (1989), ASTM D 3212 (1989), or ASTM D 412 (1980) tests may be used to adapt any two (2) building sewer pipes for different materials or size changes. The flexible couplings shall be attached to the pipe with stainless steel clamps or bolts. The manufacturer's recommended method of installation shall be followed.

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Section 890.350 Unions

Unions may be used in the drainage and venting system when accessibly located above ground. Unions shall be installed in a water supply system within five (5) feet of regulating equipment, water heaters, water conditioning tanks, water conditioning equipment, pumps, and similar equipment which may require service by removal or replacement. Where small equipment may be unscrewed, only one union shall be required.

- a) Drainage System. Unions may be used in the trap seal and on the inlet and outlet side of the trap. Unions shall have metal to metal seats except that plastic unions may have plastic to plastic seats.
- b) Water Supply System. Unions in the water supply system shall be metal to metal with ground seats, except that plastic to metal unions may utilize durable, non-toxic, impervious gaskets. Unions between copper pipe/tubing and dissimilar metals shall either be made with a brass converter fitting or be a dielectric type union.

Section 890.360 Water Closet and Pedestal Urinal

Fixture connections between drainage pipes and water closets, floor outlet service sinks and pedestal urinals, and earthenware trap standards shall be made by means of brass, copper, hard lead, plastic, or iron flanges; caulked, soldered, screwed or solvent welded to the drainage pipe. Flanges of hard lead, plastic and iron flanges for no-hub or compression joints shall be secured to the floor. The connection shall be bolted, with a gasket, washer or setting compound, between the earthenware and the flange. The floor flange shall be set on an approved firm base. The use of putty or non-drying plumber's putty manufactured specifically for plumbing installation is acceptable.

Section 890.370 Prohibited Joints and Connections in Drainage Systems

Drainage System. Any fitting or connection which has an enlargement, chamber, or recess with a ledge, shoulder, or reduction of pipe area that offers an obstruction to flow through the drain is prohibited. No fitting or connection that obstructs flow shall be used. In existing buildings only a flow control valve or device may be connected to the fixture drain and shall not be considered as an obstruction. The enlargement of a three (3) inch closet bend or stub to four (4) inches shall not be considered an obstruction.

Section 890.380 Increases and Reducers

Different Sizes. Where different sizes of pipes or pipes and fittings are to be connected, the approved proper size increasers, reducers or reducing fittings shall be used between the two sizes.

SUBPART D: TRAPS AND CLEANOUTS

Section 890.410 Traps

- a) Fixture Traps. All directly connected plumbing fixtures, except those having integral traps, shall be separately trapped by a water-seal trap, placed as close to the fixture outlet as possible. A kitchen sink with up to three basins may be installed on one trap if one compartment is not more than six (6) inches deeper than the other and the waste outlets are not more than 30 inches apart. (See Appendix D: Illustration A.)
- b) Distance of Trap to Fixture. The developed length from the fixture outlet to the trap weir shall not exceed 24 inches, except when an interceptor is used as a trap, it shall be located as close as possible to the fixture. The maximum developed length from the fixture outlet to the inlet of the interceptor shall not exceed five (5) feet. (See Appendix D: Illustration B.) The standpipe inlet for an automatic clothes washer shall not exceed 48 inches above the weir of a trap.
- c) Trap Size. The size of trap for a fixture shall comply with Appendix A: Table E for minimum size of traps. No trap shall be larger than the fixture drain to which it is connected or the drainage pipe into which it discharges.
- d) Type of Traps. Traps shall have a uniform and smooth interior, and shall have no partitions or movable parts. The trap seal shall be non-adjustable. (See Appendix D: Illustration C.)
- e) Drum Traps. Drum traps shall be three (3) or four (4) inches in diameter and provided with a fixed water seal of at least two (2) inches. The trap cleanout shall be one size less than the trap diameter.
- f) Trap Seal. Each trap shall have a water seal of two (2) inches except where a deeper seal is required to prevent the loss of the trap seal by evaporation. Where loss of the trap seal may occur due to evaporation, one of the following shall be used:
- 1) Vegetable oil may be added to the trap.
 - 2) A deeper seal not to exceed eight (8) inches may be used.
 - 3) An automatic trap primer may be used.

- g) Trap Cleanouts
- 1) Each fixture trap, except those cast integrally or in combination with fixtures in which the trap seal is readily accessible or except when a portion of the trap is readily removable for cleaning purposes, shall have an accessible threaded or cam lock cleanout plug of ample size protected by the water seal. (Exception: See subsection (g)(4) of this Section.) The cleanout plug shall be of brass or other non-corrosive type material. (See Appendix D: Illustration D.)
 - 2) Trap cleanouts shall be made gas and water tight with a threaded cleanout plug and approved washer.
 - 3) When a P-trap is used on a bath waste, it shall be directly below the tub overflow. The overflow shall be fastened to the tub by means other than the face plate.
 - 4) A P-trap on a plumbing fixture which is not accessible may be installed without a cleanout plug or having a portion of the trap

- readily removable, provided there is access to a cleanout within three (3) feet of the trap.
- h) Trap Level and Protection. Traps shall be set level with respect to their water seals and, where necessary, they shall be protected from freezing.
- i) Traps Underground. Underground traps shall be provided with accessible and removable cleanouts, except for separate "p" traps into which floor drains, urinals and other fixtures with removable drain strainers discharge.
- j) Building (House) Traps. No trap shall be installed at the base of a soil or waste stack or in a building drain.
- k) Prohibited Traps. Use of the following traps is prohibited (see Appendix D: Illustration E):
- 1) Traps which depend upon the action of movable parts for their seal.
 - 2) Full "S" traps. Exception: Water closet and similar fixtures which depend on self-siphonage for their proper operation.
 - 3) Bell traps.
 - 4) Crown vented traps.
 - 5) Unvented running traps.
 - 6) Fixtures with concealed interior partitioned traps. Exception: Fixtures with integral traps constructed of vitrified earthenware and penal institutional fixtures with integral traps constructed of ferrous material.
- l) Double Trapping. No fixture shall be double trapped.

Section 890.420 Pipe Cleanouts

- a) Location of Cleanouts Within a Building Drain
- 1) Cleanouts shall be not more than 50 feet apart, including the developed length of the cleanout pipe, in horizontal drainage lines of four (4) inches or less size. Cleanouts shall be not more than 100 feet apart, including the developed length of the cleanout pipe, in horizontal drainage lines of over four (4) inches to ten (10) inches in size. Cleanouts shall not be more than 150 feet apart, including the developed length of the cleanout pipe, in horizontal drainage lines exceeding ten (10) inches in size. For underground drainage lines exceeding ten (10) inches in size, manholes instead of cleanouts shall be provided and shall be located at intervals of not more than 150 feet.
 - 2) When it is necessary to conceal a cleanout plug, a readily accessible covering plate or access door shall be provided.
 - 3) A test tee at the base of the stack may be used as a cleanout.
 - 4) A full size cleanout shall be located within five (5) feet of the building foundation, inside or outside, in direct line with the building drain and sewer.
- b) Change of Direction. A cleanout or manhole shall be installed at each change of direction of the horizontal building drainage system greater

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than 60 degrees; the total of the fittings between cleanouts or manholes shall not exceed 120 degrees. A manhole within a building shall be provided with an iron cover which shall be securely bolted in place and made gas and water-tight with a soft metallic gasket.

c) Underground Drainage. When installed on an underground drain, cleanouts shall be extended to or above the finished grade level; or may be extended to outside of the building. (See Appendix D: Illustration F.)

d) Concealed Piping. Cleanouts on concealed piping shall be extended through and terminate flush with the finished wall or floor; or pits or chases may be left in the wall or floor, provided they are of sufficient size to permit removal of the cleanout plug and cleaning of the system. (See Appendix D: Illustration G.)

e) Base of Stacks. A cleanout shall be provided at, or no more than four (4) feet above, the base of each vertical waste or soil stack.

f) Buildings with Slab Floors. For buildings with a slab floor or with less than a 36 inch crawl space under the floor, or where a stack cleanout is not otherwise readily accessible, one of the following shall be provided in lieu of a cleanout at the base of the stack:

1) The building drain shall be extended to the outside of the building and terminated in an accessible cleanout.

2) An accessible two (2) way cleanout shall be installed in the building drain downstream from the stack provided that no other drainage pipe connects to such pipe inside the walls of the building unless it has its own cleanout at the base of the stack or extended outside the building.

g) Direction of Flow. Every cleanout shall be installed so that the cleanout opens in a direction opposite to the flow of the drainage line or at right angles thereto, except as permitted in subsection (f) of this Section.

h) Cleanout Plugs. A cleanout shall not have a plumbing fixture installed in it or be used as a floor drain.

i) Cleanouts shall be of the same size as the pipe they serve up to a maximum of six (6) inches, and at least six (6) inches for larger pipe.

j) Cleanout Clearance. All cleanouts shall have a clearance of 18 inches for the purpose of rodding. (See Appendix D: Illustration H.)

Section 890.430 Cleanout Equivalent

Fixture Trap. A fixture trap, readily removable and without disturbing concealed plumbing or requiring fixture removal, is acceptable as a cleanout equivalent, if there is no more than one (1) 90 degree bend on the line to be rodded. A water closet is not considered a cleanout equivalent.

Section 890.440 Acid-Proof Traps

Where a vitrified clay or other brittleware, acid-proof trap is installed underground, it shall be embedded in concrete to a thickness of six (6) inches

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from the bottom and side of the trap.

SUBPART E: INTERCEPTORS - SEPARATORS AND BACKWATER VALVES

Section 890.510 Grease Interceptor Requirements

Plumbing systems for institutions or commercial establishments in which grease, fats, culinary oils, or similar waste products from kitchens or food processing areas are wasted, or in which grease, fats, or culinary oils are wasted in connection with utensil, vat, dish, or floor cleaning processes, shall include grease interceptors. All waste lines and drains carrying grease, fats, or culinary oil, in the above type establishments shall be directed to one or more interceptors. (See Appendix E: Illustrations A and B.)

a) All required grease interceptors shall comply with the following:

1) Material and Covers. Grease interceptors shall be constructed of durable, corrosion-resistant materials and shall have water-tight covers securely fastened in place.

2) Minimum Size. A grease interceptor installed on the same floor as the fixture shall have one-half the liquid holding capacity of the fixture. A grease interceptor located on a floor below the fixture shall have sixty percent of the liquid holding capacity of the fixture. To determine the liquid holding capacity in gallons of a plumbing fixture, multiply the length by the width by the height in inches, and divide by 231. Where two (2) or more sinks or receptacles are connected to an interceptor the liquid holding capacity shall be based on the combined volume of the fixtures served.

3) No grease interceptor shall receive the discharge from a food waste disposal or a commercial dishwashing machine.

4) The flow rate of the interceptor shall be sufficient to handle the maximum demand of the connected system.

5) All interceptors shall be installed in an accessible location to permit the convenient removal of the lid and internal contents.

6) All interceptors shall be designed and installed with proper venting so that they do not become air bound. (See Appendix E: Illustration C.)

b) Prohibited Type. Water cooled grease interceptors are prohibited.

Section 890.520 Gasoline, Oil and Flammable Liquids

Gas and Oil Interceptors. Commercial vehicle repair garages and gasoline stations with grease racks or pits, storage garages, enclosed parking garages, fire stations, emergency vehicle garages, and all facilities which generate oil and/or flammable waste shall be provided with floor drains or trench drains connected to an approved gas and oil interceptor. Residential garages with floor drains shall have a gas and oil interceptor if they have four (4) or more vehicle bays or exceed 900 square feet in size.

a) General Requirements

1) Gas and oil interceptors shall be of cast iron, steel, or equally

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durable fiberglass materials suitable for gas and oil. Fiberglass interceptors shall not be used for receiving any substance other than gas and oil.

- 2) Each interceptor or basin shall be provided with a heavy metal cover which shall be bolted into place and made gas and water-tight.
- 3) Each interceptor and, if provided with separate compartments, each compartment and basin shall be provided with a vent of at least two (2) inches, which shall extend independently to the outer air. Two (2) or more vents may be connected to a header which shall be six (6) inches or higher than the lowest floor drain served.
- 4) The inlet of the interceptor or the first basin shall be trapped except when floor drains are individually trapped.
- 5) Floor drains above the level of the interceptor or basins shall connect to a separate stack vent.
- 6) Interceptors must be constructed in accordance with the Illinois State Fire Marshal's rules and regulations for underground storage tanks (41 Ill. Adm. Code 170), where applicable, and shall be maintained to prevent loss of gas, oil, etc. Interceptors utilizing an automatic draw off feature must install a separate U.L. approved underground storage tank or storage tank integral with the interceptor.
- 7) Minimum Dimension. Oil interceptors shall have a depth of at least two (2) feet below the invert of the discharge drain.
- 8) Performance. The oil interceptor shall have at least a 12 inch water seal with a minimum 90 percent efficiency rating or have a minimum of an 18 inch water seal. Gas and oil in the effluent from the interceptor or triple basin shall not exceed the levels specified by the sewage treatment authority having jurisdiction, as promulgated by local ordinances and regulations.
- b) Commercial Requirements. For all commercial facilities specified in this Section, a minimum of one (1) floor drain per working stall or one (1) floor drain for each 500 square feet shall be installed. Where trench drains are used to carry wastes to the gas/oil interceptor, the trench drain shall either extend the entire length of the work (stall) area or shall be installed in each working stall. Continuous trench drains shall have a trapped and vented opening no less than every 40 lineal feet. Intermittent trench drains shall be treated as individual floor drains and shall meet the trap and venting requirements for floor drains. Floor drains for such areas shall be provided with an interceptor or a series of three (3) basins before discharging into the building drainage system.
- c) Sizing.
 - 1) Motor Vehicle Servicing. Interceptors are required for motor vehicle servicing areas. The minimum size interceptor shall be six (6) cubic feet (45 gallons) for the first 100 square feet of garage floor area plus one (1) cubic foot for each additional 100 square feet to be drained into the interceptor. (One (1) cubic

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- foot equals seven and one-half (7 1/2) gallons.)
- 2) The minimum size interceptor for all facilities, except those facilities required to conform to subsection (c)(1) of this Section, shall be six (6) cubic feet (45 gallons) for the first 500 square feet of floor area plus one (1) cubic foot per each additional 500 square feet to be drained into the interceptor.
- d) Catch Basins. In all motor vehicle wash racks, drainage shall discharge into a water-tight catch basin at least 36 inches in diameter, or three (3) feet by two and one-half (2 1/2) feet (rectangular shape). The bottom shall not be less than 27 inches below the invert of the outlet pipe. The outlet pipe shall be trapped with a catch basin trap and shall be of cast iron or schedule 40 plastic with a seal of at least six (6) inches and a cleanout of at least four (4) inches.
- e) Interceptor for Special Waste. Before installing any interceptor for any other flammable or special wastes, a drawing including all pertinent information shall be submitted to the Department for its approval.

Section 890.530 Sand, Bottle and Slaughter Houses

Sand, bottle and slaughter houses that produce wastes that either settle or float (Example: oil or grease from meat packing operation, bottling establishments, heavy solids, etc.) shall have an interceptor installed which complies with Section 890.510(a). (See Appendix E: Illustration D.)

Section 890.540 Laundries

Interceptors. Commercial laundries shall be equipped with an interceptor having a removable wire basket or similar device that will prevent materials detrimental to the sewage system from passing into the system. (See Appendix E: Illustration E.)

Section 890.550 Backwater Valves - Sanitary System and Storm System

Backwater valves shall be installed in the building storm drain or the building drain to prevent backflow into the building, where backflow of storm water or sewage could occur.

- a) Fixture Branches. Backwater valves may be installed in the branches of the building drain which are below grade.
- b) Diameter. Backwater valves, when fully opened, shall have a capacity at least that of the pipes in which they are installed.
- c) Location. Backwater valves shall be installed to be accessible. (See Appendix E: Illustration F.)
- d) All backwater valves shall conform to ASME/ANSI A 112.14.1-1975 (R1990).
- e) Backwater valves shall have all bearing parts of corrosion resistant material.

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SUBPART F: PLUMBING FIXTURES

Section 890.610 General Requirements - Material and Design

- a) Quality of Fixtures: Plumbing fixtures shall comply with approved designs, be constructed from approved materials, have smooth, impervious surfaces and be free of defects and concealed fouling surfaces. (See Appendix A: Table A "Approved Materials and Standards for Plumbing Fixtures" and "Approved Standards for Plumbing Appliances/Appurtenances/Devices".)
- b) Used plumbing material, equipment and fixtures for plumbing installations shall comply with this Part.
- c) Any plumbing equipment condemned by the Department because of wear, damage, defects or sanitary hazards shall not be used in a plumbing system.

Section 890.620 Overflows

- a) Design. When any fixture is provided with an overflow, the waste piping shall be so designed that the standing water in the fixtures cannot rise in the overflow when the stopper is closed or remain in the overflow when the fixture is emptied.
- b) Connection. The overflow pipe from a fixture shall be connected on the house or inlet side of the fixture trap, except that overflows of flush tanks may discharge into the water closets or urinals served by them. No overflow shall be connected to any other part of the drainage system.

Section 890.630 Installation

- a) Cleaning. Plumbing fixtures shall be installed in a manner to afford easy access for cleaning.
- b) Securing Fixtures. Floor outlet fixtures shall be secured by screws or bolts.
- c) Wall-Hung Bowls. Wall-hung water closet and urinal bowls shall be rigidly supported by a concealed metal supporting member so that no strain is transmitted to the closet connection.
- d) Setting. Plumbing fixtures and traps shall be set level and in a true alignment.
- e) Water Supply Connection. Hot water shall be supplied to all plumbing fixtures which need hot water for their proper use and function. All mixing faucets and single lever faucets shall have both hot and cold water connected to them with the hot water supply on the left side of the faucet. Further, no mixing faucet of standard manufacture shall be allowed that will permit internal modification for cross piping of hot and cold water connections. Each lavatory and sink faucet shall have supply pipes which are accessible.
- f) Improper Location. Piping, fixtures, or equipment shall not be located or installed in such a manner as to interfere with the normal

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- operation of windows, doors, or other exit openings. Plumbing fixtures shall be installed in an area where there is sufficient room for the fixture to be used for its intended purpose.
- g) Surrounding Materials. Where water closets or urinals are installed for public use, the flooring under the fixture base extending to at least 18 inches from the front and both sides of the water closet or urinal, and extending from the back of the water closet or urinal to the wall, shall be of non-absorbent material.

Section 890.640 Prohibited Fixtures

- a) Drinking fountains shall not be installed in public toilet rooms.
- b) Fixed wooden, concrete, cement or tile wash trays or sinks shall not be installed in any restaurant or commercial food establishment.
- c) Sheet lining shall not be added to any existing bath tub in a building designed or used for human habitation.

Section 890.650 Water Closets

- a) Public Use.
 - 1) Water closet bowls for public use shall be the elongated type and the seat shall be an antimicrobial plastic open-front seat. Exception: Water closet bowls for public use may have closed front seats provided the seat is encased with a continuous plastic sleeve capable of providing a clean surface for every user.
 - 2) The activating handle, button or mechanism of the flush valve shall be at least 22 inches above the overflow rim of the bowl. Exception: The activating handle, button or mechanism for water closets installed to meet the "Illinois Accessibility Code" shall be at least ten (10) inches above the overflow rim of the bowl.
 - 3) Fixtures for the physically disabled shall comply with the rules of the Capital Development Board entitled "Illinois Accessibility Code" (71 Ill. Adm. Code 400).
 - 4) In schools, water closets provided for the use of children under five (5) years of age shall be of size and height suitable for children's use, either child or juvenile type in accordance with ASME/ANSI A112.19.2M-1990.
 - 5) Water closets designed for institutional use may be used in intensive care facilities and intensive coronary care facilities provided the water closet swings only horizontally and has an integral trap. A water closet flushometer shall be used to flush the fixture. The plans and specifications shall be submitted to the Department for approval prior to installation, and such approval shall be in writing from the Department provided the above requirements are met.
- b) Water Closet Tanks. Water closet tanks shall have a volume sufficient to properly flush the water closet bowls with which they are connected.

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- c) Ball cocks. Ball cocks for flush tanks shall be of the anti-siphon type, properly installed, and have a provision for trap refill.
- d) Flushing Device. The flush valve seat in all water closet tanks shall be one (1) inch or more above the flood level rim of the water closet bowl, with the exception of one-piece water closets in accordance with ASME/ANSI A.112.19.2M-1990.
- e) Flushometer Valve. Flushometer valves shall comply with ANSI/ASSE 1037-1990. Flushometer valves shall be installed so that they are readily accessible for repair. When the valve is operated, it shall complete the cycle of operation automatically, opening fully and closing completely under the service pressure. At each operation the valve shall deliver water in sufficient volume and at a rate that will thoroughly flush the fixture and refill the fixture trap. Means shall be provided for regulating flush valve flow. Protection against backflow shall be provided by an approved vacuum breaker installed on the discharge side of the flushing valve. The bottom of the vacuum breaker, or the critical level line shown on the vacuum breaker, shall be at least four (4) inches above the overflow rim of the bowl (See Section 890.1140(a) and (b)). Not more than one water closet shall be served by a single flushometer valve.
- f) Seats. Water closets shall be equipped with seats of smooth non-absorbent material. All seats of water closets provided for public use shall be an antimicrobial plastic material and an open-front style, except closed-front seats may be provided if the seat is encased with a continuous plastic sleeve ensuring a clean surface for every user. No water closet seat shall be more than one and one-half (1 1/2) inches thick. Exception: Facilities for the physically disabled shall comply with the "Illinois Accessibility Code."
- g) A flushometer tank (or pressurized flushometer valve in accordance with ANSI/ASSE 1037-1990) shall be used only with a water closet bowl specifically designed for that type tank/flushing device (i.e., in accordance with ASME/ANSI A112.19.2M-1990) and where the flow pressure at the fixture meets the manufacturer's minimum recommendations.
- h) Water closets which rely on substances other than water for proper operation shall comply with requirements of the "Private Sewage Disposal Code" (77 Ill. Adm. Code 905). Privies and chemical toilets shall not be used inside any building.
- i) Bidet. A bidet shall be equipped with hot and cold water. An atmospheric vacuum breaker shall be installed on the discharge side of the flushing valve. The bottom of the vacuum breaker, or the critical level line shown on the vacuum breaker, shall be at least four (4) inches above the overflow rim of the bidet.
- j) Prohibited Water Closets. Hopper-style water closets and water closets with concealed couplings or submerged side inlets are prohibited. (See Appendix F: Illustration A.)

Section 890.660 Urinals

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- a) Automatic Flushing Tank.
- 1) Flushing tanks shall be used for washout urinals only. Tanks flushing more than one (1) urinal shall be automatic, shall provide a sufficient volume of water to flush all urinals simultaneously, and shall flush at least four (4) times per hour. One automatic flushing tank may serve no more than three (3) washout urinals.
 - 2) Float Valves. Float valves or ball cocks, if provided for flushing tanks, shall be of the anti-siphon type and of sufficient capacity to refill the trap.
 - b) Urinal Flush Valves. No valve shall be used to flush more than one (1) blow-out, siphon-jet or pedestal urinal. One (1) properly sized automatic flush valve may serve more than one (1), but not more than a battery of three (3) washout urinals, and shall flush at least four (4) times per hour. The water supply line to each urinal flush valve shall be as required by the manufacturer, but not less than three-fourths (3/4) inch. Protection against backflow shall be provided by an approved vacuum breaker. (See Sections 890.1130(a), (b), (c) and 890.1140.)
 - c) Trough urinals are prohibited.

Section 890.670 Strainers and Fixture Outlets

- a) Strainers. All plumbing fixtures other than water closets, urinals with integral traps, and any sink outlet having a disposal unit shall be provided with a strainer. A pop-up waste shall be considered a strainer.
- b) Bathtubs - Waste Outlets. The waste outlet for a bathtub shall have a strainer or stopper and shall have an outlet at least one and one-half (1 1/2) inches in diameter.

Section 890.680 Lavatories

- a) Waste Outlets. Wastes shall have a strainer or stopper and have a waste outlet at least one and one-quarter (1 1/4) inches in diameter.
- b) Lavatory Faucets. All lavatory faucets shall have air gaps as specified in Appendix A: Table C.
- c) Self-closing faucets on lavatories shall be adjusted to remain open for a minimum of 15 seconds. Lavatory faucets for public use or within public restrooms shall be of the self-closing type and shall have a 0.5 gpm flow restrictor in accordance with ASME ANSI A112.18.1M-1989.
- d) Fixture Calculation. Eighteen (18) lineal inches of wash sink or eighteen (18) inches of a circular basin, when provided with water outlets for such space, shall be considered equivalent to one lavatory. (See Appendix F: Illustration B.)

Section 890.690 Shower Receptors and Compartments

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a) Shower Installation. All shower compartments, except those built directly on a slab floor or having receptors constructed of precast stone, terrazzo, concrete, molded stone, or molded fiberglass, shall have a lead, copper, ABS, PVC or fiberglass shower pan. All sides of the shower pan shall turn up at least two (2) inches above the finished shower floor level. Precast molded receptors shall have a minimum of a one-quarter (1/4) inch thick flange. Traps shall be constructed so that the pan is fastened to the trap at the seepage entrance, making a water-tight joint between the pan and the trap. Shower receptacle waste outlets shall be at least two (2) inches in diameter and have a removable strainer.

b) Water Temperature Safety. All shower compartments and shower-bath combinations shall be provided with an automatic safety water mixing device to prevent sudden unanticipated changes in water temperature or excessive water temperatures. The automatic safety water mixing device shall be either thermostatic, pressure balance, or combination controlled, in accordance with ANSI/ASSE 1016-1990, and designed with a maximum handle rotation limit/stop adjusted to a maximum setting of one hundred fifteen degrees F. (115 degrees F.) at the time of installation. The temperature of mixed water provided to multi-shower units or gang showers shall be controlled by a master automatic safety water mixing device or the mixed water temperature for such showers shall be individually regulated by automatic safety mixing valves for each shower unit. A hot water heater thermostat shall not be an acceptable alternative water temperature control device.

c) Dimensions. Single family shower compartments or stalls shall have at least 1,024 square inches outside dimension (O.D.) floor area and shall be at least 32 inches in shortest outside dimension. All other shower compartments or stalls shall have no less than 1,296 square inches outside dimension floor area and shall be at least 32 inches in shortest outside dimension.

d) Materials. Shower walls shall be constructed of durable, smooth, non-absorbent, non-corrosive, and waterproof materials, such as fiberglass, enameled metal, plastic sheeting, etc. All shower compartments or stalls shall have a slip resistant floor (bottom) surface.

e) Public or Institution Showers. Floors of public shower rooms shall be drained so that no waste water from any bather will pass over areas occupied by other bathers. This will not prohibit the use of column showers.

Section 890.700 Sinks

a) Waste Outlets. Kitchen sinks shall be provided with waste outlets at least one and one-half (1 1/2) inches in diameter. Other special purposes sinks such as bar sinks, lab sinks, and dipper wells may have smaller waste outlets. Waste outlets shall be of the flat or basket (cup) strainer type. No special use sink shall be substituted for kitchen purposes.

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b) Food Grinders. Sinks in which food grinders are installed shall have a waste opening inlet for the food grinder at least three and one-half (3 1/2) inches in diameter.

Section 890.710 Food Waste Disposal Units

a) Installation. Food waste disposal units shall be trapped separately from any other fixture or compartment and shall be properly vented. Dishwashers shall not discharge into food waste disposal units. Units may have either automatic or hand-operated water supply control. (See Section 890.1130(a), (b) and (c).)

b) Commercial-Type Grinders. Commercial-type food grinders shall be provided with a waste line at least two (2) inches in diameter. (See Appendix F: Illustrations C and D.)

Section 890.720 Drinking Fountains

a) Design and Construction. Drinking fountains shall conform to the standard Specifications for Drinking Fountains (ARI 1010-1985 or ASME/ANSI A.112.19.2M-1990). No modification of the mouth guard or nozzle shall be made. (See Appendix F: Illustration E.)

b) Protection of the Water Supply.

1) All drinking fountain nozzles, including those which may at times extend through a water surface, with an orifice not greater than seven-sixteenths (7/16 or 0.440) of an inch diameter or 0.150 square inches area, shall be placed so that the lower edge of the nozzle orifice is at an elevation at least three-quarters (3/4) of an inch above the flood level rim of the receptacle.

2) The three-quarter (3/4) inch elevation shall also apply to nozzles with more than one orifice, provided that the sum of the area of all orifices shall not exceed the area of a circle seven-sixteenths (7/16) of an inch in diameter or shall not exceed 0.150 square inches area.

3) The nozzle shall be set at an angle from vertical such as to prevent the return of water in the jet to the orifice.

c) Material. The fountain shall be constructed of impervious materials such as vitreous china, porcelain, enameled cast iron, stainless steel, or other metals or stoneware. (See Section 890.610.)

d) Flow Regulator. The water supply for the drinking fountain shall be provided with an adjustable valve fitted with a loose key stop or an automatic valve regulating the rate of flow of water through the fountain so that the valve manipulated by the user of the fountain will merely turn the water on or off.

e) Installation and Location. Drinking fountains shall not be installed as an integral part of or connected to any other plumbing fixture, such as a lavatory or sink, nor shall a drinking fountain be installed in a restroom or toilet room, except those in correctional facilities. Substitution. Whenever a drinking fountain is required by this Part, bottled drinking water or a water dispensing faucet (water station)

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may be substituted for a drinking fountain, provided it is readily accessible to the public. When bottled drinking water is provided in lieu of a drinking fountain, the bottled water used must be commercially sealed in accordance with the Bottled Water Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 121.100 et seq.) [815 ILCS 310] or must comply with the Department's "Public Area Sanitary Practice Code" (77 Ill. Adm. Code 895).

Section 890.730 Floor Drains

Trap and Strainer. Floor drains shall be trapped and have a minimum water seal of two (2) inches, and shall be provided with a removable strainer. The open area of the strainer shall be at least two-thirds (2/3) of the area of the drain line to which it connects. (See Appendix F: Illustration F.)

Section 890.740 Kidney Dialysis Machines

a) Water Supply Inlet. The water supply inlet to kidney dialysis equipment shall have a reduced pressure principle backflow preventer assembly conforming with ASSE 1013-1988 or a fixed air gap.

- 1) A portable dialysis unit or machine must have a reduced pressure principle backflow preventer assembly installed on the water supply inlet on the unit.
- 2) Stationary dialysis equipment within a facility shall require, at the filter room or the dialysis machines, a reduced pressure principle backflow preventer assembly on the water supply or a water supply with a fixed air gap.
- b) Discharge. The discharge for each dialysis unit or machine, portable or stationary, shall be provided with an individual indirect waste connection to the sanitary drainage system. Each stand pipe shall be individually trapped and vented.

Section 890.750 Whirlpool Bathtubs

- a) Whirlpool bathtubs shall be installed so that the tub, pump, jets and pump tubing drain completely after each use. The pump shall be located above the weir of the whirlpool tub trap.
- b) All whirlpool bathtubs shall comply with ASME/ANSI A112.19.7M-1987 (entitled "Whirlpool Bathtub Appliances"). The suction fittings used in whirlpool bathtubs shall conform to ASME/ANSI A112.19.8M-1987 (entitled "Suction Fittings for Use in Swimming Pools, Wading Pools, Spas, Hot Tubs and Whirlpool Bathtub Appliances").

Section 890.760 Pressure Type Water Treatment Units

Wash water and rinse water drain lines from water softeners and other types of water treatment units shall discharge through a vertical air gap at least twice the diameter of the pipe, but not less than two (2) inches. Any water softening unit which depends on a venturi created by the flow of water from the

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water supply line to the softener, for the purpose of siphoning brine solution for regeneration, shall not be required to have a backflow preventer on the water supply line. All other types (those that depend on internal check valves to prevent backflow and/or have the inlet supply of water stopped during regeneration) shall have a double check valve backflow preventer assembly installed on the inlet water supply line.

Section 890.770 Dishwashing Machines

- a) Domestic Dishwasher (Private Residence). When a domestic dishwashing machine drain line is connected to the house side of a trap from a sink, the drain from the dishwasher shall be carried up to the underside of the spill rim of the sink. Dishwashing machines shall discharge separately into a trap or tail piece of the kitchen sink and shall not connect to the food waste disposal unit.
- b) Water Supply Connection. The water supply to commercial dishwashing machines shall be connected through an air gap or by means of proper backflow protection, e.g., a non-pressure type (atmospheric) vacuum breaker or a dual check valve backflow preventer assembly (DuC), depending upon the circumstances.
- c) Commercial dishwashing machines shall indirectly discharge to a proper receptor connected to the drainage system or as permitted in Section 890.1010(a).
- d) Hot Water. A commercial dishwashing machine or similar dishwashing equipment that relies upon hot water for sanitizing dishes and utensils, rather than chemicals for sanitizing, shall provide rinse water at 180 degrees F., except for a single-tank, stationary-rack, single temperature dishwashing machine which shall provide a rinse water temperature of 165 degrees F., in accordance with Section 750.830(h) of the "Food Service Sanitation Code" (77 Ill. Adm. Code 750).

Section 890.780 Garbage Can Washers

- a) Water Supply Connection. The water supply to garbage can washers shall be connected through an air gap or by means of proper backflow protection in accordance with Sections 890.1130 and 890.1140.
- b) Discharge. Garbage can washers shall not discharge through a trap serving any other device or fixture.
- c) Baskets. The receptor receiving the waste water from garbage can washing shall be provided with a basket, strainer or similar device to catch large solid waste particles, thereby preventing their discharge into the building drainage system.
- d) Grease Interceptor. The discharge from a garbage can washer shall be directed to a grease interceptor. (See Section 890.510.)

Section 890.790 Laundry Trays and Drains

- a) Waste openings. Each compartment of a laundry tray shall be provided

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with a waste opening at least one and one-half (1 1/2) inches in diameter and with a stopper or strainer.

- b) Commercial Laundry Drains. Commercial laundry machines shall discharge individually into a trapped and vented outlet or may discharge into a trapped and vented trench drain. (Also see Section 890.540, which requires all commercial laundries to have a lint separator/interceptor.)

Section 890.800 Special Fixtures and/or Items Designed for a Particular Purpose

Emergency showers and eye wash stations within a building shall be provided with a trapped and vented receptor.

Section 890.810 Minimum Number of Plumbing Fixtures

- a) Minimum Number of Fixtures Required. Plumbing fixtures shall be provided, for each building type and occupant load, in the minimum numbers shown in Appendix A, Table B, "Minimum Number of Plumbing Fixtures", except as noted in footnote 2. Questions concerning the minimum numbers of fixtures required for building types not listed in Appendix A, Table B, shall be referred to the Department in writing prior to construction for a decision concerning the minimum numbers (and types) of plumbing fixtures required. The Department's decision shall be in writing based on Appendix A, Table B.

1) Building Classification. For purposes of this Part, buildings shall be classified according to the types shown in Appendix A, Table B. Buildings that incorporate more than one type of building use or occupancy, as classified by the Department, shall provide the combined numbers of fixtures required for the individual uses. For example, a building that serves as both a restaurant and office building shall provide the minimum numbers of plumbing fixtures required for that portion operating as a restaurant plus the number of fixtures required for the office space.

2) Occupant Load. For those building types where the minimum number of plumbing fixtures required in Appendix A, Table B, is dependent upon the building's occupant load, such occupant load shall be the estimated total occupant load. Where the building's occupant load is not known or determinable, the following shall be used to estimate the total occupant load:

- A) In assembly places (sports arenas, stadiums, convention centers, theaters, auditoriums, gymnasiums, or other facilities for spectator events); worship places and funeral homes; schools; office buildings; restaurants; and mercantile units, the total occupant load (employees and public users of the facility) shall be based on the capacity of the rooms or spaces used for assembly purposes or other intended occupancy, and shall be determined as follows:

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- i) In rooms or spaces with fixed seating, the occupant load shall be the actual number of seats provided. When no divisions between seats are provided (e.g., benches or pews), fixed seating shall be computed assuming 18 inches per person.

- ii) In rooms or spaces without fixed seating, the occupant load shall be determined by dividing the gross floor area by the estimated floor area per person shown in the following table:

Building Type or Occupancy	Floor Area per Person (Sq. Ft.)
----------------------------	---------------------------------

Assembly Places - Facilities for Spectator Events; Worship Places and Funeral Homes	15
Museums, Libraries, Exhibition Areas and Similar Uses	40
Schools	50
Day Care Centers	70
Office Buildings	200
Restaurants, Clubs, Taverns, and Other Eating/Drinking Facilities	30
Mercantile Units, Except Grocery Stores:	
- First Floor	100
- All Other Floors	120
Combination Store/Non-Grocery Mercantile Units	150
Grocery Stores	200
Storage/Shipping Area	400
Power Plants/Industrial Units	500

- iii) For a drive-in restaurant, the occupant load shall be considered as equal to the number of parking stalls.

- B) Dormitories and Institutions. For dormitories, penal institutions and other residential institutions other than hospitals, the total occupant load shall be based upon the number of beds in the dormitory or institution.

- b) Required Restroom Facilities and Drinking Fountains

- 1) Employee Restrooms and Drinking Fountains
- A) Restroom facilities and drinking fountains shall be provided for all employees within each place of employment. The minimum numbers of fixtures provided shall be based on the maximum number of male and female employees working at any one time, as shown in Appendix A, Table B. (The numbers of fixtures required for employees are included in the numbers shown in Table B for all building types/uses except Hospital

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Rooms, Penal Institutions, and Other Institutions. The entry in Appendix A, Table B, entitled "All Facilities for Employee Use" shall be used to determine the minimum number of fixtures required for employees in hospitals, penal/other institutions, and all other building/facilities that do not appear in Appendix A, Table B.)

- i) If there are more than five (5) employees working at any one time, separate restrooms for men and women shall be provided.
- ii) If there are no more than five (5) employees working at any time, one (1) restroom may serve both sexes. A restroom must have a minimum of one (1) water closet and one (1) lavatory.
- iii) Location. For schools, day care centers and office buildings, the employee restrooms and drinking fountains shall be located on the same floor or one floor above or below each location where employees regularly work.
- iv) Kiosks, which are free standing places of employment located in the aisle of a mall or another building, that have five (5) or less employees at any time, who have access to public restrooms and a drinking fountain located inside the same building within 200 feet of the kiosks, shall not be required to have employee restroom facilities or a drinking fountain.

B) If public restrooms and drinking fountains are also required for the building type, employees may share the restrooms and drinking fountain(s) with the public, provided the numbers of fixtures are sufficient for the combined numbers of males and females and the restrooms and drinking fountain(s) are provided within the place of employment (and within the required location for schools, day care centers and office buildings).

C) Buildings Under Construction. For temporary buildings or buildings under construction which are not yet occupied for their intended purpose, sanitary facilities (including toileting and handwashing facilities) shall be provided for the convenience of all workers.

- i) Toileting facilities provided shall be enclosed and shall be discharged into a sanitary sewer. In lieu of connecting to a sewer, the sanitary facility provided shall be a portable, enclosed, chemically-treated, tank-tight unit.
- ii) Toileting facilities (water flush type or non-sewered units) shall be provided for employees at construction work sites; however, separate toileting facilities need not be provided for males and females if individual portable units are used. Toileting facilities shall be provided as follows: for one

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through 200 employees, one toilet facility shall be provided for every 40 employees or fraction thereof; for over 200 employees, one toilet facility shall be added for every 50 employees or fraction thereof. Agricultural work places with ten or more employees shall provide toileting facilities in compliance with the Department's rules entitled "Field Sanitation Code" (77 Ill. Adm. Code 910).

- iii) All non-sewered units shall be pumped regularly to assure adequate working facilities.

2) Public Restrooms and Drinking Fountains

A) General Requirements.

- i) Buildings with 5,000 square feet gross area or more to be used by the public shall provide public restrooms and drinking fountains as shown in Appendix A, Table B. Buildings, other than those exceptions in subsection (b)(2)(B) of this Section, with less than 5,000 square feet gross area to be used by the public need not provide public restrooms or drinking fountains.

- ii) Individual businesses within the same building, e.g., retail stores within an enclosed mall, may share public restroom facilities, provided the restrooms are designed for the combined occupant load of the individual businesses served, are always open when any individual business is open, and are not located more than 300 feet from the entrance of any business served. Exception: Any restaurant which sells food or beverage to be consumed on its premises or within the building/mall must be located no more than 100 feet from the shared public restrooms and must be on the same floor.

- iii) Where public restroom facilities are required by this Part, separate facilities for males and females shall be provided. If additional public restroom facilities are provided in excess of the minimum requirements of this Part, one restroom may serve both males and females; however, that restroom shall not have more than one (1) water closet and one (1) lavatory.

- iv) Where public restroom facilities are required by this Part, they shall be accessible to the public and meet the requirements of the "Illinois Accessibility Code" (71 Ill. Adm. Code 400). Where plumbing fixtures are installed for the physically disabled, such plumbing and plumbing fixtures shall comply with the "Illinois Accessibility Code".

B) Additional Requirements for Special Building Types

- i) All restaurants which sell food or beverage to be consumed on the premises (regardless of their gross

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area) shall provide readily accessible restroom facilities for the public. If such public restrooms are not provided within the premises of the restaurant, they shall be located within the same building, on the same floor/level and within 100 feet of an entrance to the restaurant; and they shall be available for public use at all times that the restaurant is open. Exception: Restaurants with no more than ten (10) combined employees and seats (for patrons) at any one time need not provide public restrooms, provided the employee restroom(s) is (are) accessible and made available to the public.

- ii) All businesses selling motor vehicle fuel to the public (regardless of their gross area) shall provide at least one public restroom for male use and one public restroom for female use.

SUBPART G: HANGERS, ANCHORS AND SUPPORTS

Section 890.910 Hangers, Anchors and Supports

- a) General. Hangers, anchors and supports shall be of material and strength to support the piping and its contents and maintain its proper alignment. Hangers, anchors and supports shall be securely attached to the building construction at sufficient intervals to support the piping and its contents. Provisions shall be made to allow for expansion, contraction, structural settlement and vibrations. Installation shall be in accordance with manufacturers' directions if more stringent than this Part.
- b) Material. Hangers, anchors and supports shall be of metal or other material strong enough to support the piping when full. Piers may be of concrete, brick or other approved materials.

Section 890.920 Vertical Piping

- a) Attachment. Vertical piping shall be secured at intervals to keep the pipe in alignment and carry the weight of the pipe at its maximum capacity. Stacks shall be supported at their base and, if over two (2) stories in height, shall be supported at each floor by floor clamps. (See Appendix G: Illustrations A and B.)
- b) Cast Iron Soil Pipe. Cast iron soil pipe shall be supported at not less than every story height and at its base. Hubless or compression gasket joint shall be supported at not less than every story height, at its base and at intervals to keep the pipe in alignment and to adequately support the weight of the pipe at its maximum capacity. (See Appendix G: Illustrations A and B.)
- c) Threaded Pipe. Threaded pipe shall be supported at every other story height. Supports shall be of ferrous material.
- d) Copper Tube. Hard drawn copper tube and annealed copper tubing shall

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be supported at least every story at not more than ten (10) foot intervals. On long lines where there are provisions for expansion and contraction, anchors may be a maximum of four (4) stories apart for cold water risers and drain/waste/vent (DWV) stacks, and two (2) stories apart for hot water risers, provided there are sleeves or similar devices at intermediate floors to restrain lateral movement. Supports shall be of copper material or other material which will not react with the piping material, and which will properly support the pipe.

- e) Lead Pipe. Lead pipe shall be supported at intervals not exceeding four (4) feet. Supports shall be of lead or softer material.
- f) Plastic Pipe. Hangers and straps shall not compress, distort, cut or abrade the piping and shall allow free movement of the pipe. Wire pipe hooks shall not be used to support plastic pipe. Restraining joints and expansion joints shall be installed as required. All vertical piping shall be maintained in straight alignment with supports at each floor level or at intervals of ten (10) feet, whichever is less. Trap arms in excess of three (3) feet shall be supported as close as possible to the trap.

Section 890.930 Horizontal Piping

- a) Support. Horizontal piping shall be supported at sufficiently close intervals to keep the piping in alignment and prevent sagging. (See Appendix G: Illustration C.)
- b) Cast Iron Soil Pipe. Where joints occur, suspended cast iron pipe shall be supported within 18 inches of each hub or joint and at not more than five (5) foot intervals; however, pipe exceeding five (5) feet in length may be supported at not more than ten (10) foot intervals. Hubless or compression gasket joints must be supported at least at every other joint except that when the developed length between hubless or compression gasket joints exceeds four (4) feet, supports shall be provided at each joint. Supports shall be placed on or immediately adjacent to the joint. Suspended pipes shall be braced to prevent horizontal movement. (See Appendix G: Illustration D.)
- c) Threaded Pipe. Threaded pipe one and one-half (1 1/2) inches and larger shall be supported at least at 12 foot intervals; smaller pipe (e.g., one and one-quarter (1 1/4) inch pipe) shall be supported at least at eight (8) foot intervals. Supports shall be of ferrous material.
- d) Copper Tube. Hard drawn copper tube shall be supported at least every eight (8) feet for one (1) inch and smaller tube, and at ten (10) foot intervals for larger sizes. Annealed copper tubing shall be supported at least every eight (8) feet. Supports shall be of copper material or other material of sufficient strength to support the tubing and which will not react with copper piping material.
- e) Lead Pipe. Lead pipe shall be supported for its entire length. Supports in contact with the pipe shall be of lead or softer material.
- f) Plastic Pipe. Hangers and straps shall not compress, distort, cut or

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abrade the piping and shall allow free movement of the pipe. Wire pipe hooks shall not be used to support plastic pipe. Restraining joints and expansion joints shall be installed as required. All horizontal piping shall be supported at intervals of not more than four (4) feet, at ends of branches, and at changes of direction or elevation. Trap arms in excess of three (3) feet shall be supported as close as possible to the trap.

SUBPART H: INDIRECT WASTE PIPING, SPECIAL WASTE

Section 890.1010 Indirect Waste Piping

- a) Food and Beverage Handling. Commercial dishwashing machines, dishwashing sinks, pot washing sinks, pre-rinse sinks, silverware sinks, bar sinks, soda fountain sinks, vegetable sinks, potato peelers, ice machines, steam tables, steam cookers and other similar fixtures shall have their drain lines indirectly discharged to a proper receptor. The only exception shall be when such fixtures are located adjacent to a floor drain. The waste may be directly connected on the sewer side of the floor drain trap provided the fixture waste is trapped and vented as required by this part (see Appendix H: Illustrations A and B), and the floor drain is located within four (4) feet horizontally of the fixtures and in the same room. In the case of direct connection, no other fixture waste shall be connected between the floor drain trap and the fixture protected. All indirect waste shall discharge to a vented trap located as close as possible to the fixture and in the same room. (See Appendix H: Illustrations C and D)

- b) Connection. Indirect waste connections shall be provided for drains, overflows, and relief valves from the water supply system. (See Appendix H: Illustration E.) A clear water waste shall discharge through an indirect waste into a sanitary or storm drain system.

- c) Sterile Materials. Stills, sterilizers and other appliances, fixtures, devices and water and waste connections used for preparation of sterile material shall be indirectly discharged to the drainage system.

- d) Swimming Pools. Piping carrying backwash or other wastewater from a swimming pool filter shall be installed as an indirect waste to the building drain or building sanitary waste system. Piping utilized to drain water from the pool proper, such as the main drain waste and gutter waste, shall be installed as an indirect waste to a storm sewer. Piping utilized for carrying wastewater from deck drains around a pool shall be installed as an indirect waste to the storm or sanitary sewer when the deck drains toward the pool.

- e) Clear Water Wastes. Water lifts, expansion tanks, cooling jackets, sprinkler systems, drip or overflow pans, or similar devices which discharge clear water only shall discharge indirectly into a building storm drain, building drain or building sewer.

- f) Fire Sprinkler Systems. The relief valve (port) of a backflow device

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located on a fire sprinkler system which contains an additive shall drain indirectly to the building drain.

- g) Cleaning. Indirect waste piping shall be so installed as to permit access for flushing and cleaning.

Section 890.1020 Material and Size

Indirect waste pipe sizes shall be the same as the fixture outlets, but at least three-fourths (3/4) inch.

Section 890.1030 Length and Grade

- a) Maximum Length. The maximum developed length of the indirect waste of any sanitary waste line shall not exceed five (5) feet. The maximum developed length of any indirect clear-water waste shall not exceed 15 feet.
- b) Maximum Grade. Indirect waste pipes shall be installed at a uniform grade, in compliance with Section 890.1320(f), (g) and (h).

Section 890.1040 Air Gaps

The air gap between an indirect waste and the drainage system shall be at least two (2) times the diameter of the fixture drain or drainage pipe served, but shall never be less than one (1) inch. For requirements in excess of this minimum, see Appendix A: Table C, and Appendix H: Illustration F.

Section 890.1050 Receptors

- a) Installation. Receptors serving indirect waste pipes shall be trapped and vented and shall not be installed in any concealed, inaccessible or unventilated space, and shall be sized to prevent overflow.

- b) Strainers and Baskets. A receptor shall be equipped with either a readily removable basket over which the indirect waste pipe shall discharge or the indirect waste receptor shall be equipped with a strainer.

- c) Splashing. All plumbing receptors receiving the discharge of indirect waste pipes shall be of such design and capacity as to prevent splashing or flooding under normal conditions. No plumbing fixtures with potable water connected to them, except service sinks, shall be used to receive the discharge of an indirect clear water waste pipe.

Section 890.1060 Special Wastes and Chemical Wastes

- a) Acid Wastes. Acid and chemical waste piping and fittings, including the trap, shall be of material that will not be damaged by the waste being discharged.

- b) Neutralizing Device. Corrosive liquids, spent acids, or other harmful chemicals shall not be discharged into the building sewer without first being properly diluted or neutralized.

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SUBPART I: WATER SUPPLY AND DISTRIBUTION

Section 890.1110 Quality of Water Supply

All premises intended for human habitation or occupancy shall be provided with a potable water supply. The potable water supply shall not be connected to non-potable water and shall be protected from backflow and back siphonage.

Section 890.1120 Color Code

Identification of piping. All piping conveying non-potable water shall be permanently identified by a distinctive yellow-colored paint so that such piping is readily distinguishable from piping carrying potable water. (See USAZ 253.1-1953 Safety Color Code for Marking Physical Hazards and USA AB-1-1956 Scheme for the Identification of Piping Systems.)

Section 890.1130 Protection of Potable Water

- a) Cross Connection (Submergence). Potable water supply piping and water discharge outlets shall not be submerged in any sewage or toxic substance. Where potable water supply piping or water discharge outlets are submerged in other substances, they shall be provided with backflow protection as listed in Section 890.1140(f). (See Appendix I: Illustrations A, B and C.)

- b) Approval of Devices and Maintenance. All devices for the prevention of backflow or back siphonage shall comply with the standard listed in Appendix A, Table A, "Approved Standards for Plumbing Appliances/Appurtenances/Devices." Each double check valve backflow preventer assembly (DCV), double check backflow preventer with intermediate atmospheric vent assembly, and reduced pressure principle backflow preventer assembly (RPZ) shall be tested in-line and approved by a cross-connection control device inspector before being placed into service. Such backflow preventers (DCVs, double check backflow preventer with intermediate atmospheric vent assemblies, and RPZs) installed in a potable water supply system shall be tested and maintained at least annually by a cross-connection control device inspector, and records to verify testing and maintenance shall be available at the site of the installation of the device or at other approved locations. (See Section 890.1130(g)(5).)

- c) Backflow. The water distribution system shall be protected against back siphonage and backflow. Each water outlet shall be protected from back siphonage and/or backflow by having the outlet end from which the water flows spaced a distance above the flood-level rim of the receptacle into which the water flows sufficient to provide a minimum fixed air gap. Where it is not possible to provide a minimum fixed air gap, the water outlet shall be equipped with an accessible backflow prevention device (e.g., a vacuum breaker or backflow preventer) complying with applicable standards.

- d) Fire Safety Systems. The installation of any fire safety system

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involving the potable water supply system shall be protected against backflow as follows:

- 1) A fire safety system that does not have chemical additives or a method of supplying chemical additives to the system, does not have any non-potable connection, does not have a fire department hose (siamese) connection, and has less than five (5) sprinkler heads shall be separated from the potable water supply system by a double check valve backflow preventer assembly.

- 2) A double detector check valve backflow preventer assembly shall be installed at the fire safety system's point of connection to the potable water supply when:
 - A) A fire safety system has no chemical additives, non-potable connection or fire department hose connection (but has five (5) or more sprinkler heads); or
 - B) A fire safety system has no chemical additives or non-potable connection, but has one (1) or more fire department hose connections (for boosting pressure and flow to the fire safety system) which are served only by fire fighting apparatus connected to a public water supply or a fire department which does not use chemical additives or rely upon any non-potable water supply.

- 3) A fixed air gap with a break tank or other storage vessel or a reduced pressure principle backflow preventer assembly (RPZ) shall be installed at the fire safety system's point of connection to the potable water supply when:
 - A) The fire safety system contains additives such as antifreeze, fire retardant or other chemicals. (The RPZ may be located at the point of connection to that section of the system containing such additives when the system's connection to the water supply is protected by a double detector check valve backflow preventer assembly); or
 - B) Non-potable water flows into the fire safety system by gravity; or
 - C) There is a permanent or emergency connection whereby water can be pumped into the fire safety system from any other non-potable source; or
 - D) Fire department connections are available that could permit water to be pumped into the fire safety system from a non-potable source capable of serving the fire safety system. (A non-potable source of water shall be considered capable of serving the fire safety system under the following conditions: It must be capable of year-round use, maintained with at least 50,000 gallons of usable water not subject to freezing, accessible to fire fighting pumper equipment, and located within 1,700 feet of the facility.)

- e) Prohibited Connections.
 - 1) Sewage Lines. There shall be no direct connection between potable water lines and lines, equipment and vessels containing sewage. Such connections shall be made only through a minimum

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- fixed air gap as outlined in Section 890.1140(a).
- 2) Chemical or Petroleum Pressure Vessels. There shall be no direct connection between any potable water supply and any pressure vessel, i.e., storage tank, tank car, tank truck or trailer or other miscellaneous pressurized tank or cylinder containing or having contained liquified gaseous petroleum products or other liquified gaseous chemicals. Where it is necessary to discharge from a potable water line to such a vessel, such discharge shall be through a minimum fixed air gap as outlined in Section 890.1140(a). Exception: Chemical pressure vessels containing chemicals used in the water treatment process, for uses other than private purposes, are exempt from the provisions of this subsection.
 - 3) If water under pressure is required, as in subsections (e)(1) and (2) of this Section, it shall be supplied by means of an auxiliary pump taking suction from a tank provided for this purpose only with an overrim supply having the required minimum fixed air gap.
 - 4) Refrigerant Condensers. A potable water line to a single wall refrigerant condenser shall be provided with a backflow preventer complying with ASSE. 1012 or 1013.
 - 5) No pipe or fitting of the water supply system shall be drilled or tapped nor shall any band or saddle be used except at the water main in the street. Exception: See Section 890.320(h) for potable water use only.
 - F) Devices for the Protection of the Potable Water Supply. Approved backflow preventers or vacuum breakers shall be installed with all plumbing fixtures and equipment that may have a submerged potable water supply outlet and that are not protected by a minimum fixed air gap. Connection to the potable water supply system for the following fixtures or equipment shall be protected against backflow with one of the appropriate devices as indicated below:
 - 1) Inlet to receptacles containing non-toxic substances (steam, compressed air, food, beverages, etc.):
 - A) fixed air gap fitting;
 - B) reduced pressure principle backflow preventer assembly;
 - C) atmospheric vacuum breaker unit;
 - D) double check valve backflow preventer assembly; or
 - E) double check backflow preventer with atmospheric vent assembly.
 - 2) Inlet to receptacles containing toxic substances of low or moderate toxicity (vats, storage containers, plumbing fixtures, etc.):
 - A) fixed air gap fitting;
 - B) reduced pressure principle backflow preventer assembly; or
 - C) atmospheric vacuum breaker unit.
 - 3) Outlets with hose attachments which may constitute a cross connection:
 - A) fixed air gap fitting;

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- B) reduced pressure principle backflow preventer assembly; or
- C) atmospheric vacuum breaker unit.
- 4) Coils or jackets used as heat exchangers in compressors, degreasers, and other such equipment involving toxic substances:
 - A) fixed air gap fitting; or
 - B) reduced pressure principle backflow preventer assembly.
- 5) Direct connections which are subject to back pressure:
 - A) Receptacles containing non-toxic substances (vats, storage containers, plumbing fixtures, etc.):
 - i) fixed air gap fitting;
 - ii) reduced pressure principle backflow preventer assembly;
 - iii) double check valve backflow preventer assembly; or
 - iv) double check backflow preventer with atmospheric vent assembly.
 - B) Receptacles containing toxic substances of low or moderate toxicity (vats, storage containers, etc.):
 - i) fixed air gap fitting; or
 - ii) a reduced pressure principle backflow preventer assembly.
- 6) Inlet to or direct connection with sewage or lethal substances of high toxicity: fixed air gap fitting.
- G) Installation of Devices.
 - 1) Devices of All Types. Backflow preventers and back siphonage-preventing devices shall be installed so as to allow accessibility, observation, maintenance and replacement services. No backflow preventer assembly shall be installed where it would be subject to freezing conditions.
 - 2) All in-line backflow/back siphonage preventers shall have a full port type valve with a resilient seated shut-off valve on each side of the preventer and located within five (5) feet of the preventer.
 - 3) A protective strainer shall be located upstream of the first check valve on all backflow/back siphonage preventers unless the device contains a built-in strainer. Fire safety systems are exempt from the strainer requirement.
 - 4) Atmospheric Vacuum Breakers. Vacuum breakers shall be installed with the critical level above the flood level rim of the fixture they serve, and on the discharge side of the last control valve of the fixture. No shut-off valve or faucet shall be installed beyond the vacuum breaker. (See Section 890.1140(a), (b) and (c).)
 - 5) Double Check Valve, Double Check with Intermediate Atmospheric Vent, and Reduced Pressure Principle Backflow Preventer Assemblies. No in-line double check valve backflow preventer assembly (DCV), double check backflow preventer with intermediate atmospheric vent assembly, or reduced pressure principle backflow preventer assembly (RPZ) shall be located more than five (5) feet above a floor, or be installed where it is subject to freezing or

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flooding conditions. After installation, each double check valve (DCV), double check with intermediate atmospheric vent, and reduced pressure principle (RPZ) backflow preventer assembly shall be field tested in-line in accordance with the manufacturer's instructions by a cross-connection control device inspector before initial operation. (See subsection (b) of this Section.)

- 6) Closed water systems (as created by properly installed backflow prevention devices) shall have a properly sized thermal expansion tank located in the cold water supply as near to the water heater as possible and with no shut-off valve or other device between the heater and the expansion tank. Exception: In existing buildings with a closed water system, a properly sized relief valve may be substituted in place of a thermal expansion tank.

Section 890.1140 Special Applications and Installations

- a) An atmospheric vacuum breaker shall be installed between the control valve and the fixture and in such a manner that it will not be subject to water pressure, except the pressure incidental to water flowing to the fixture. An atmospheric vacuum breaker shall be installed on the outlet side of the control valve.
- b) Flushometer Valve. Flush valves shall be equipped with vacuum breakers installed on the discharge side of the flushing valve with the critical level at least four (4) inches above the overflow rim of the bowl or four (4) inches above the top of the urinal. (See Appendix I: Illustration D.)
- c) Flushing Tanks. Flushing tanks shall be equipped with anti-siphon ball cocks. The ball cock shall be installed with the critical level of the vacuum breaker at least one (1) inch above the full opening of the overflow pipe. In cases where the ball cock has no hush tube, the bottom of the water supply inlet shall be installed one (1) inch above the top of the overflow pipe. (See Section 890.650(d).)
- d) Lawn Sprinklers. Any lawn sprinkler system connected to a potable water supply shall be equipped with a reduced pressure principle backflow preventer assembly (RPZ). The RPZ may be located outside provided it conforms with Section 890.1130(g)(1).
- e) Valve Outlets for Hose Attachments.
 - 1) All threaded valve outlets shall have backflow protection in accordance with Section 890.1130. All outside threaded valve outlets shall not be subject to freezing.
- 2) Yard hydrants shall be installed as follows:
 - A) Potable Water
 - i) All hydrants with threaded spigots shall have backflow protection attached to the hydrant spigot (if threaded); and
 - ii) Hydrants with buried drain down (weep) holes shall have the drain down (weep) holes protected from ground water backup by proper open site drainage.

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A backflow preventer shall not be used on the buried drain down (weep) hole to protect the hydrant from ground water backup.

- B) Non-potable Water
 - One or more hydrants may be installed for non-potable use if they are isolated from the potable water supply by a properly installed backflow preventer device. The hydrants must be clearly identified as non-potable by color (see Section 890.1120) and bear a sign that reads as follows: "This water unsafe for drinking."
- f) Commercial Laundry Machines. The potable water supply to commercial laundry machine(s) shall be protected against back siphonage by an air gap or backflow protection device. If a vacuum breaker is used, it shall be a minimum of 26 inches above the top of the machine.
- g) Commercial Dishwashers. Commercial dishwashers shall be equipped with an approved vacuum breaker located in the rinse water supply line on the discharge side of the final control valve, a minimum distance of six (6) inches above the uppermost spray outlets. The cold water or make-up water supply line shall be provided with an air gap or a vacuum breaker located on the discharge side of the final control valve, a minimum distance of six (6) inches above the overflow level or flood rim.
- h) Aspirators. Water operated aspirators shall meet the following specifications:
 - 1) The water supply line shall be equipped with a shut-off valve.
 - A) In operating rooms, emergency rooms, recovery rooms, delivery rooms, autopsy rooms, dental offices and laboratories where aspirators are installed for removing blood, pus and/or other fluids, a vacuum breaker shall be installed on the discharge side of the control valve, at ceiling height (a minimum of seven (7) feet, six (6) inches); or a reduced pressure principle backflow preventer assembly shall be used.
 - B) Water operated aspirators used for dispensing detergent shall be protected against backflow and back siphonage by an atmospheric vacuum breaker or a reduced pressure principle backflow preventer assembly.
 - 2) The aspirator water discharge shall be provided with a two (2) inch air gap to the receiving fixture.
 - i) Manufactured Housing and Mobile Home Units. At the time of water service connection, backflow protection must be installed between the water service line and any manufactured housing or mobile home unit which does not conform to the requirements of this Part. Backflow protection shall be provided by at least a dual check valve backflow preventer assembly (DVC) conforming to ANSI/ASSE 1024-1990. This backflow protection must be installed in all instances where a unit is connected or re-connected to a water service line, e.g., for connection of a new unit, connection of a relocated unit, or re-connection of a unit that was disconnected to allow repairs to the

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water line; however, backflow protection is not required for existing units unless a new connection or re-connection to the water service line occurs.

Section 890.1150 Water Service Pipe Installation**a) Underground Water Service.**

Water service pipe shall be installed in accordance with one of the following methods:

- 1) Water service and building drain or building sewer may be installed in separate trenches with a minimum of ten (10) feet horizontal separation. Such installation shall use material listed in Appendix A, Table A ("Approved Materials for Building Sewer" and "Approved Materials for Water Service Pipe"), provided that such material is specific for this type of installation. (See Appendix I: Illustration E.)
- 2) The water service and the building drain or building sewer may be installed in the same trench provided that the water service is placed on a solid shelf a minimum of 18 inches above the building drain or building sewer. For such installation, the building sewer shall be of material listed in Appendix A: Table A ("Approved Building Drainage/Vent Pipe") for a building drain. (See Appendix I: Illustration F for the proper installation of water service, building drain and building sewer.)
- 3) The minimum depth for any water service pipe shall be at least 36 inches or the maximum frost penetration of the local area, whichever is of greater depth.

b) Potable Water Piping and Sewer Crossing Installation Requirements.

- 1) Where it is necessary for the potable water piping to pass above a sewer, such piping shall be installed with a minimum vertical separation of 18 inches.
- 2) Where it is necessary for the potable water piping to pass beneath a sewer (or drain), the sewer (or drain) shall be of materials as specified in Appendix A: Table A for building drains ("Approved Building Drainage/Vent Pipe") and shall extend on each side of the crossing to a distance of at least ten (10) feet as measured at right angles to the water line. The potable water piping shall comply with Appendix A: Table A as specified for a water service pipe ("Approved Materials for Water Service Pipe"). (See Appendix I: Illustration G.)
- 3) Stop-And-Waste Valve. Combination stop-and-waste valves and cocks shall not be installed in an underground potable water pipe. Frost free hydrants and fire hydrants shall not be considered stop-and-waste valves. (See Section 890.1140(e).)

Section 890.1160 Potable Water Pumping and Storage Equipment

- a) Pumps and Other Appliances. Potable water pumps, tanks, filters, and all other appliances and devices shall be protected against

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contamination.

- b) Water Supply Tanks. Potable water supply tanks shall be properly covered to prevent contamination of the water supply. Soil or waste lines shall not pass directly over such tanks.
- c) Cleaning, Painting, Repairing Water Tanks. A potable water supply tank used for domestic purposes shall not be lined, painted or repaired with any material which affects either the taste or the potability of the water. Tanks shall be disconnected from the system during such operations to prevent any foreign substance from entering the system.

Section 890.1170 Potable Water Supply Tanks and Auxiliary Pressure Tanks

- a) When the water pressure from the public water supply main is insufficient during periods of peak flow or due to the building height to supply all fixtures in accordance with Section 890.1210(c), the rate of supply shall be supplemented by a gravity tank or auxiliary pressure (booster) system. Auxiliary pressure systems shall not substitute for adequate sizing of water distribution piping within the building.
- b) Support. All water supply tanks shall be supported in accordance with local building codes or other regulations that apply.
- c) Tank Supply Inlet and Outlet. The water supply inlet to the tank shall have a minimum air gap of at least six (6) inches. The supply outlet shall be a minimum of four (4) inches above the bottom of the tank.
- d) Overflow For Water Supply Tanks. Overflow pipes for gravity tanks shall be indirectly connected to the drainage system with an air gap of at least six (6) inches. Overflow pipes shall be full sized, unrestricted and screened with 24-mesh per inch stainless steel or bronze screen.
- e) Size of Overflow. Overflow drains for gravity water supply tanks shall have an area of at least twice the size of the supply pipe.
- f) Drains. Water supply tanks shall be provided with valved drain lines located at their lowest point and discharge through an indirect waste with an air gap of twice the diameter of the drain line. Such drain line and valve shall have no restrictions and need not exceed two (2) inches in diameter.
- g) Gravity and Suction Tanks. Tanks used for potable water supply or to supply fire-fighting equipment only shall be equipped with tight, overlapping covers which are rodent and insect proof. Such tanks shall be vented with a return bend (turned down) pipe having an area at least one-half (1/2) the area of the tank outlet pipe, and the vent opening shall be covered with a stainless steel or bronze screen of at least 24-mesh per inch.
- h) Pressure Tanks. Pressure tanks used for supplying water to the water distribution system, or to supply standpipes for fire equipment only, shall be equipped with a vacuum relief valve located on top of the tank. An air inlet of this device shall be covered with a stainless

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steel or bronze screen of at least 24-mesh per inch. (See Section 890.1220(a).)

Section 890.1180 Flushing/Disinfection of Potable Water System

New or repaired potable water systems shall be flushed or disinfected prior to use as follows:

- a) Chlorinated Water Supply. If the potable water supply serving the water supply system is chlorinated, e.g., a community water system, the water supply system, or appropriate repaired portion, shall be flushed with clean, potable water until no dirty water appears at the point of outlet.
- b) Non-Chlorinated Water Supply. The pipe system shall be flushed with clean, potable water until no dirty water appears at the point of outlet.
- 1) The system (or part thereof) shall be filled with a chlorine solution containing at least 50 parts per million of chlorine, shall be valved off and allowed to stand for 24 hours; or the system (or part thereof) shall be filled with a chlorine solution containing at least 200 parts per million of chlorine and be allowed to stand for three (3) hours.
- 2) Following the required contact (standing) time, the system shall be flushed with clean, potable water until the chlorine level in the water discharging from the system is within acceptable limits for potable water, i.e., generally until the water has no detectable chlorine odor.
- 3) To ensure that the water supplied by the water system is safe for drinking, a bacteriological examination of a water sample taken from the water supply system shall be secured. This examination shall be performed by a laboratory certified in accordance with 35 Ill. Adm. Code 183. The chlorine residual in any water sample collected for such examination must not exceed four (4) parts per million (or 4 milligrams/liter) for a reliable laboratory result. If such examination reveals that contamination still persists in the system, the procedure outlined above for disinfection shall be repeated.

Section 890.1190 Water Supply Control Valves and Meter

- a) A full-port shut-off valve shall be located near the curb or property line and immediately inside the building, either on the inlet or outlet side of the water meter. When underground, this valve shall be located in a stop box or meter vault. (See Appendix I: Illustration H.)
- b) The utility meter may be installed outside in an accessible meter vault or within the building. The meter shall have unions on the inlet/outlet openings, but is not required to have a shut-off valve on the inlet side of the meter if it is inside a building. A full-port valve with an open area at least that of the water service shall be

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provided for all meters and when inside of a building shall be provided with a drip valve installed on the discharge side of the meter. (See Appendix I: Illustrations H and I.)

- c) Tank Controls. Supply lines taken from pressure or gravity tanks shall be valved at or near their source.
- d) Separate Controls for Each Family Unit. In multiple family dwellings, the water service or water distribution pipe to each family unit shall be controlled by an arrangement of shut-off valves which permits each group of fixtures and each individual fixture to be shut off without interference with the water supply to any other family unit or portion of the building. The location of such valves shall be uniform in each family unit of a multiple family dwelling. (See Appendix I: Illustration J.)
- e) Line Valves. Valves in the water supply distribution system, except those immediately controlling one fixture supply, when fully opened, shall have a cross-sectional area of the smallest orifice or opening through which the water flows at least equal to the cross-sectional area of the pipe in which the valve is installed.
- f) Buildings Other Than Dwellings. In all buildings other than dwellings, shut-off valves shall be installed which permit the water supply to all equipment and/or fixtures in each separate room to be shut off without interfering with the water supply to any other room or portion of the building. Exception: For plumbing equipment or fixtures that are installed back-to-back in adjacent rooms, e.g., in adjacent restrooms, a common shut-off valve may be used to shut off the water supply to the back-to-back fixtures in no more than two adjacent rooms, provided this building is not a health care facility where no such exception is allowed. (See Appendix I: Illustration K.)
- g) Water Heating Equipment. A shut-off valve shall be provided in the cold water branch line within five (5) feet of each water storage tank or each water heater.

Section 890.1200 Water Service Sizing

- a) Water Service Pipe Sizing. The water service pipe from the street main (including the tap) to the water distribution system for the building shall be sized in accordance with Appendix A, Tables M, N, O, P and Q. Water service pipe and fittings shall be at least three-fourths (3/4) inch diameter. If flushometers or other devices requiring a high rate of water flow are used, the water service pipe shall be designed and installed to provide this additional flow.
- b) Demand Load. The calculation of the water service demand load for a building shall be based on the total number and types of fixtures installed in the building, assuming the simultaneous use of such fixtures.
- c) Unused sections of water service or water distribution piping ("dead ends"), where the water in the piping may become stagnant, are prohibited. A developed length of more than two (2) feet shall be

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considered a dead end.

Section 890.1210 Design of a Building Water Distribution System

- a) Design and Installation. The design and installation of the hot and cold water building distribution systems shall provide a volume of water at the required rates and pressures to ensure the safe, efficient and satisfactory operation of fixtures, fittings, appliances and other connected devices during periods of peak use.
- b) Size of Water Distribution Pipes. The fixture supply for each fixture shall be at least the minimum size provided in Appendix A, Table D. The size of all other water distribution pipes shall be determined by calculating the water supply demand (in water supply fixture units) for that portion of the water distribution system served by the pipe. Using Appendix A, Tables M, N, O, P and Q, the cumulative water supply demand or load shall be calculated for all fixtures, piping, valves and fittings served by the water distribution pipe, and the pipe shall meet the minimum size provided in Appendix A, Table N or O, as applicable. Exception: As an alternative to using Tables M, N, O, P, and Q to design and size the piping in the water distribution system, the system may be designed and sized employing current engineering practices, provided the design/plans are approved in writing by an Illinois licensed professional engineer, an Illinois licensed architect or an individual Certified in Plumbing Engineering (C.I.P.E) by the American Society of Plumbing Engineers and approved in writing by the Department.
- c) Minimum Water Pressure. The minimum constant water service pressure on the discharge side of the water meter shall be (at least) 20 p.s.i.; and the minimum constant water pressure at each fixture shall be at least eight (8) p.s.i. or the minimum recommended by the fixture manufacturer.
- d) Auxiliary Pressure. Supplementary Tank. If the pressure in the system is below the minimum 8 p.s.i. at the highest water outlet when the flow in the system is at peak demand, an automatically controlled pressure tank or gravity tank of a capacity to supply sections of the building installation which are too high to be supplied directly from the public water main shall be installed.
- e) Low Pressure Cut-Off. When a booster pump except those used for fire protection is used on an auxiliary pressure system, there shall be installed a low-pressure cut-off switch on the booster pump to prevent the creation of pressures less than five (5) p.s.i. on the suction side of the pump. A shut-off valve shall be installed on the suction side of the water system and within five (5) feet from the pump suction inlet, and a pressure gauge shall be installed between the shut-off valve and pump.
- f) Water Hammer. All building water supply systems in which quick-acting valves are installed shall be provided with air chambers or approved mechanical devices or water hammer arrestors to absorb high pressures resulting from the quick closing of these valves. Water pressure

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absorbers shall be placed as close as possible to the quick-acting valves or be installed at the ends of long pipe runs or near batteries of fixtures.

- 1) Air Chambers - Where an air chamber is installed in a fixture supply, it shall be at least twelve (12) inches in length and at least the same size as the fixture supply. Where an air chamber is installed in a riser, it shall be at least 24 inches in length and at least the same size as the riser.
- 2) Mechanical Devices - Where a mechanical device or water hammer arrestor is used, the manufacturer's specifications for location and installation shall be followed.
- g) Excessive Static Water Pressure.
 - 1) When water main pressure exceeds 80 p.s.i., a pressure reducing valve and a strainer with a by-pass relief valve shall be installed in the water service pipe near the entrance to the building to reduce the water pressure to 80 p.s.i. or lower, except where the water service pipe supplies water directly to a water pressure booster system, an elevated water tank, or to pumps provided in connection with a hydro pneumatic or elevated water supply tank system. Sill cocks and outside hydrants may be left on full water main pressure.
 - 2) When the water pressure exceeds 80 p.s.i. at any plumbing fixture, a pressure reducing valve and a strainer with a by-pass relief valve shall be installed in a water supply pipe serving the fixture to reduce the water pressure at the fixture to 80 p.s.i. or lower.
- h) Approval of Auxiliary Pressure Systems. Whenever in any building, structure, or premises receiving its potable water supply from the public water system, a pump or any other device for increasing the water pressure is to be installed, plans of such installation shall be approved by the Department prior to installation in accordance with Section 890.1940.
- i) Variable Street Pressures. When the water main has a wide fluctuation in pressure, the water distribution system shall be designed for minimum pressure available at the main.

Section 890.1220 Hot Water Supply and Distribution

- a) All water heaters shall comply with the requirements of Appendix A, Table A, ("Approved Standards for Plumbing Appliances/Appurtenances/Devices"), and ASHRAE 90 Standards. Hot water storage tanks shall meet construction requirements of ASME, AGA, or UL listed in Appendix A, Table A ("Approved Standards for Plumbing Appliances/Appurtenances/Devices"), as appropriate. Hot water supply boilers with heat input in excess of 200,000 BTU per hour, water temperature in excess of 200 degrees F., or capacity in excess of 120 gallons must also comply with the requirements of the "Boiler and Pressure Vessel Safety Rules and Regulations" (41 Ill. Adm. Code 120). Smaller water storage tanks that are not subject to ASME requirements

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shall be of durable materials and constructed to withstand 150 p.s.i. (See Appendix I, Illustrations L and M, for examples of typical water heater installations.)

1) All equipment used for heating and storage of hot water shall bear the marking of an approved testing agency certifying that it has been tested and approved and listed as meeting the requirements of the applicable standard. Listing by Underwriters Laboratories, American Gas Association or National Board of Boiler and Pressure Vessel Inspectors, or the ASME Standard shall constitute evidence of conformance with these standards.

2) A solar-heated system shall use a double-walled heat exchanger which is exposed or vented to the atmosphere between the walls.

3) Heat exchangers may be of single wall construction if a nontoxic transfer fluid with no conditioning chemicals in the system is used, or if a pressure gradient monitor system is installed to isolate the heat exchanger from the potable water system. If pressure on the potable water side reaches a pressure less than ten (10) p.s.i. above the toxic transfer fluid pressure, an audible alarm shall be activated.

4) Heat exchangers using a toxic transfer fluid or having conditioning chemicals in the system shall be separated from the potable water by double wall construction. There shall be an air gap open to the atmosphere between the two walls. Where the boiler (heating chamber) operates in excess of 65 p.s.i., the requirements of subsection (a)(5) of this Section shall also apply.

5) No heat exchanger will be permitted on any boiler system operating in excess of 65 p.s.i., or high temperature hot water system operating in excess of 250 degrees F., or any steam boiler operating with a pressure in excess of 50 p.s.i., unless:

A) the heat exchanger is double-walled; and
B) the heat exchanger has an air gap open to the atmosphere between the two walls; and

C) the heat exchanger has a pressure gradient monitor system with a "fail-safe to off" switch installed to isolate the heat exchanger from the potable cold or hot water system. If pressure on the potable water side reaches a pressure less than 20 p.s.i. above the pressure of the transfer fluid or steam and a pressure reducing valve is installed on the inlet to the heat exchanger with a setting 20 p.s.i. lower than the potable water pressure at the heat exchanger, an audible alarm shall be activated and the heat exchanger shall be automatically shut off until the alarm and heat exchanger can be reset manually.

6) Any boiler using toxic chemicals shall have a label with a minimum size of five (5) inches x five (5) inches attached to the boiler in a conspicuous place. The label shall read as follows:

WARNING

Chemicals and additives used to treat the boiler feed water in

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this boiler are not approved for potable water. The steam or hot water produced by this boiler is not potable. If the steam or hot water produced by this boiler is used to heat water, the water will not be considered potable if the steam and potable water are mixed.

7) Indirect, External, Submerged Coils. Indirect, external, tankless or submerged coils used in heating water shall be equipped with a thermostatic mixing valve or valves when not connected to a storage tank. A pressure relief valve shall be installed on the cold water inlet of the tank. A properly sized temperature and pressure relief valve, based upon the energy input rating of the coil(s), shall be installed on the tempered line with the temperature sensing element immersed in the tempered water line as close as possible to the mixing valve.

8) Direct Fired Instantaneous Heaters. (Storage tank of more than 64 fluid ounces.) Direct fired instantaneous water heaters shall be equipped with a thermostatic mixing valve or valves which conform to ASSE 1017-1986. A pressure relief valve shall be installed on or adjacent to the heater. A properly sized temperature and pressure relief valve, based upon the energy input rating of the heater, shall be installed on the tempered line with the temperature sensing element immersed in the tempered water line as close as possible to the mixing valve.

9) Water Heaters used for Space Heating. Any water heater to be used for space heating, in addition to hot water supply, must conform to ANSI Z21.10.1a-1991, shall be constructed for continuous use, and the piping for space heating shall be conducted to a proper terminal heating device.

A) A thermostatic mixing valve, conforming to ASSE 1017-1986, shall be installed on the hot water line to the plumbing fixtures. (The mixing valve shall be set to prevent temperatures exceeding 120 degrees F. from reaching the plumbing fixtures.)

B) A single check valve shall be installed in the cold water line supplying the water heater. (This will prevent hot water backing up from the heating unit to the plumbing fixtures.)

C) A properly sized and approved expansion tank shall be vertically supported on the outlet side of the check valve in the water heater's cold water supply with no shut-off valve between the heater and expansion tank.

D) Valves (manual, automatic) supplying hot water to the heat transfer unit for space heating shall have a minimum of a one-eighth (1/8) inch orifice. (This will prohibit potable water from standing in the heat transfer unit when not in use.) This does not prohibit full shut off/isolation valves on either side of the pump within a heat transfer unit, as needed, to permit the servicing of the pump.

E) The water heater instructions shall have a statement

specifying that piping and components connected to the water heater for the space heating application shall be suitable for use with potable water, and the water heater shall not exceed a developed length of more than 25 feet from the heating coil.

F) A statement specifying that toxic chemicals, such as those used for boiler treatment, shall not be introduced into the potable water used for space heating shall be included in the instructions. A label with the following words shall be firmly attached to any water heater used for space heating: "DO NOT INJECT TOXIC MATERIALS INTO THIS TANK."

G) A statement specifying that a water heater which will be used to supply potable water shall not be connected to any heating system or components previously used with a non-potable water heating appliance shall be included in the installation instructions.

H) Each water heater shall bear a statement on the rating plate as follows: "SUITABLE FOR POTABLE WATER HEATING AND SPACE HEATING."

10) Point-of-Use Instantaneous Water Heaters. Point-of-use instantaneous water heaters (high temperature, non-storage or storage of 64 fluid ounces or less, non-pressurized relative to atmosphere) shall meet the following requirements:

A) Units intended to deliver water temperatures exceeding 110 degrees F., or with no mechanical or electrical temperature limiting device must have the faucet located at least three (3) inches from the 110 degree F. hot water or cold water faucet. All such faucet outlets shall have labels clearly and conspicuously indicating extremely hot water.

B) All pressurized point-of-use water heaters shall also have provisions as a part of the unit to provide temperature and pressure relief. Valves shall be set to relieve at 20 degrees F. above the intended water temperature and at 125 p.s.i. or at 15 p.s.i. below the pressure rating of the lowest rated part of the assembly, whichever is lower.

11) Steam Heat. All water heaters including storage heaters, instantaneous shell and tube heat exchangers, steam injection heaters and any other device using steam to heat water for potable use shall meet the following requirements:

A) All chemicals and additives used to treat the boiler feed water in a boiler supplying steam to heat potable water must be proper for use with potable water. Where such approved chemicals and additives are used with steam boilers generating at 15 p.s.i. or less, or are used with pressure reducing stations with pressure relief valves set at 15 p.s.i. or less downstream from the pressure reducing valves, single wall heat exchangers may be used.

B) Steam injection heaters must be supplied with steam from a generator or boiler which uses only United States Food and

Drug Administration (FDA) approved additives or chemicals.
C) The following warning label with a minimum size of five (5) inches x five (5) inches shall be permanently attached to each steam injection heater:

"If the chemicals used to treat the feed water to provide steam for this steam injection water heater are not approved for potable water, the hot water from this heater shall not be considered potable. Therefore, each cross connection between the hot water and cold water connections to or from this heater must be provided with a device to prevent the backflow of hot water or steam condensate into the potable water supply."

D) The following warning label with a minimum size of five (5) inches x five (5) inches shall be permanently attached on the front of any boiler providing steam to direct injection steam hot water heaters:

"If the chemicals used to treat the boiler feed water in this boiler are not approved for potable water, the steam produced by this boiler cannot be considered potable. Therefore, if steam from this boiler is used to heat water, the water shall not be considered potable and any cross connections between the hot water produced and a potable water supply must be provided with a device to prevent the backflow of the non-potable hot water into the potable water supply."

b) Water Heaters - Food Service. Water heaters installed and utilized in food service establishments with dishwashing machines shall comply with National Sanitation Foundation (NSF) Standard Number 5.

c) With the exception of special water heaters used for space heating in addition to hot water supply, as provided in subsection (a)(9) of this Section, water that leaves the potable water system for heating, cooling, use in equipment or other similar uses shall not be returned to the potable water distribution system. When such water is discharged to the building drainage system it shall be discharged through a fixed air gap.

Section 890.1230 Safety Devices

a) All equipment used for heating water or storing hot water shall be provided, at the time of installation of such equipment, with an appropriate relief valve or valves to protect against excessive or unsafe temperature and/or pressure. This shall be achieved by installing either a pressure relief valve and a temperature relief valve or by installing a combination pressure-temperature relief valve.

b) Pressure and Temperature Relief Valves.
1) Pressure Relief Valves. Pressure relief valves shall have an ASME relief rating to meet the pressure conditions specified on the equipment served. They shall be installed in the cold water

supply line to the heating equipment served, except where scale formation from hard water may be encountered, in which case they shall be installed in the hot water supply line from the heating equipment served. There shall not be a shut-off valve between the pressure relief valve and the tank. Except where an alternate design is approved by the Department in writing pursuant to Section 890.140(a)(2) or 890.1940, the pressure relief valve must be set to open at a maximum of the working pressure rating of the water heater, but shall not exceed 150 p.s.i. Each pressure relief valve shall have a test lever.

- 2) Temperature Relief Valves. Temperature relief valves shall bear an American Gas Association (AGA) relief rating, expressed in British Thermal Units (BTU) of heat input per hour, for the equipment served. They shall be installed so that the temperature sensing element is immersed in the hottest water within the top six (6) inches of the tank. The valve shall be set to open full when the stored water temperature is 210 degrees Fahrenheit.

c) Combination Pressure-Temperature Relief Valves.

- 1) Combination pressure-temperature relief valves shall comply with the applicable requirements as listed in Appendix A, Table A ("Approved Standards for Individual Pressure and Appliances/Appurtenances/Devices") for individual pressure and individual temperature relief valves, and shall be installed so that the temperature sensing element is immersed in the hottest water within the top six (6) inches of the tank and have a test lever.

- 2) A check valve or shut-off valve shall not be installed between any safety device and the hot water equipment, nor shall there be any shut-off valve in the discharge pipe from the relief valve. (See Appendix I: Illustrations N and O.)

- 3) Energy cut-off devices shall not be used in lieu of subsections (c) (1) and (2) of this Section and shall be of a design to properly serve the intended use of the plumbing appliance, appurtenance or device. Exception: Instantaneous cut-off devices are exempted or may be used.

d) Relief Discharge Outlet.

- 1) A relief discharge outlet shall be indirectly connected to waste. The discharge pipe from the relief valve shall not be located so as to create a safety hazard or to discharge in such a way as to cause damage to the building or its contents. The relief valve shall not discharge through a wall into the outside atmosphere or where there is a possibility of freezing.
- 2) No reduced coupling, valve or any other restriction shall be installed in the discharge line of any relief valve that would impede the flow of discharge. The discharge line shall be installed from the relief valve to within six (6) inches of the floor or receptor and the end of such line shall not be threaded.
- 3) Any piping used for discharge from the relief valve shall be of

metallic material and conform with the requirements of Appendix A, Table A ("Approved Materials for Water Distribution Pipe") for potable water piping and shall drain continuously downward to the outlet.

- 4) The discharge piping shall discharge indirectly into a floor drain, hub drain, service sink, sump or a trapped and vented P-trap. (See Sections 890.1010 and 890.1050(a), (b) and (c).) The trap must have a deep seal to protect against evaporation or shall be fed by means of a priming device designed and installed for that purpose. (The use of a light grade oil in the trap will retard evaporation.)

- e) Pressure Marking - Hot Water Storage Tank. Hot water storage tanks shall be permanently marked in an accessible place with the maximum allowable working pressure.

- f) Vacuum Relief Valve. Where a hot water storage tank or water heater is located at an elevation above the fixture outlets in the hot water system, or if the storage tank or water heater is bottom fed, a vacuum relief valve as listed in Appendix A, Table A ("Approved Standards for Plumbing Appliances/Appurtenances/Devices"), shall be installed on the storage tank or heater.

- g) Multiple Temperature Hot Water Systems. Such systems shall be provided with thermostatic mixing valves to properly control the desired temperatures.

- h) Shower Compartments and Shower-Bath Combinations. All shower compartments and shower-bath combinations shall be provided with an automatic safety water mixing device to prevent sudden unanticipated changes in water temperature or excessive water temperatures. The automatic safety water mixing device shall be either thermostatic, pressure balance, or combination controlled, in accordance with ANSI/ASSE 1016-1990, and designed with a maximum handle rotation limit/stop, adjusted to a maximum setting of one hundred fifteen (115) degrees F. at the time of installation. The temperature of mixed water provided to multi-shower units or gang showers shall be controlled by a master automatic safety water mixing device or the mixed water temperature for such showers shall be individually regulated by automatic safety mixing valves for each shower unit. A hot water heater thermostat shall not be an acceptable alternative water temperature control device. (See Section 890.690(b).)

Section 890.1240 Miscellaneous

Drain Cock. All storage tanks shall be equipped with drain cocks.

SUBPART J: DRAINAGE SYSTEM

Section 890.1310 Materials

- a) General. All materials used for drainage systems shall comply with Appendix A, Table A, "Approved Building Drainage/Vent Pipe".

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- b) Corrosive Waste. If corrosive waste is discharged to the drainage system, or if soil conditions are corrosive, only piping material listed in Appendix A, Table A, "Approved Building Drainage/Vent Pipe," and approved for use with corrosive material shall be used. Fittings shall be of the same material as piping. No other material (piping, fitting, etc.) shall be used unless its use is approved in writing by the Department prior to installation, in accordance with Section 890.1940.

Section 890.1320 Drainage System Installation

- a) Drain - Filled Ground. A building drain installed in filled ground shall be of cast iron, copper Type "K", or non-metallic Schedule 40 or heavier. Except for cast iron, such drains shall be installed on a continuous supporting system.
- b) Existing Drain and Sewer Installation. Existing drain, waste, vent and sewer may be used in the renovation of the plumbing system of an existing structure if they are in serviceable condition and the materials conform with Appendix A, Table A, "Approved Building Drainage/Vent Pipe" and "Approved Materials for Building Sewer".
- c) Freezing. No soil or waste pipe shall be installed or permitted outside of a building or in an exterior wall unless provisions are made to protect such piping from freezing. This does not prohibit a soil or waste pipe from extending from a manufactured or mobile home unit to an approved point of discharge, provided such waste line is protected from freezing.
- d) Dead Ends. Dead ends shall be avoided in a drainage system, except where necessary to extend the system to install a cleanout in an accessible location. A dead end intended for future connection (extension) which is more than two (2) feet above a floor or more than ten (10) feet horizontally from the nearest vented connection must have a vented connection to the outside atmosphere. (See Appendix J: Illustration A.)
- e) Horizontal Drainage Piping. Horizontal drainage piping shall be installed at a uniform grade.
- f) Small Piping. Horizontal drainage piping of three (3) inches diameter or less shall be installed with a grade of at least one-fourth (1/4) inch per foot.
- g) Large Piping. Horizontal drainage piping larger than three (3) inches but less than eight (8) inches in diameter shall be installed with a grade of at least one-eighth (1/8) inch per foot. For piping larger than eight (8) inches in diameter, the grade is determined by the number of drainage fixture units connected to the drain pipe. (See Appendix A: Table G.)
- h) Minimum Velocity. Where conditions do not permit building drains to be installed with a grade as great as that specified in subsections (f) and (g) of this Section, a lesser grade may be used provided the computed velocity will not be less than two (2) feet per second.
- i) Changes in Direction. Changes in direction shall be made in drainage

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piping by the use of 45-degree wyes, long sweeps, short sweeps, quarter, fifth, sixth, eighth, or sixteenth bends, or by a combination of these fittings. Single and double sanitary tees and short sweep quarter bends shall be used in drainage lines only where the direction of flow is from the horizontal to the vertical and may be used for making necessary vertical offsets between the ceiling and floor above. (See Appendix J: Illustrations B, C and D.) Exception: A short sweep drainage quarter bend of less than three (3) inches diameter and placed in a horizontal to horizontal position for a stack vent arm may be used to receive grey water.

- j) No fittings having a hub in the direction opposite to flow, or tee branch, shall be used as a drainage fitting. No running threads, bands, or saddles shall be used in the drainage system. No drainage or vent pipe or fitting shall be drilled or tapped.
- k) No fitting, connection, device or method of installation shall be used which obstructs or retards the flow of water, waste, or air in the drainage or venting system by an amount greater than the normal frictional resistance to flow. The enlargement of a three (3) inch closet bend or stub to four (4) inches shall not be considered an obstruction if it is necessary to increase the bend or stub at the floor line to four (4) inches in diameter in order to accommodate the water closet outlet.
- l) Fixture Connections. Branch wastes and fittings for circuit vented fixtures shall be installed so that the fixture drain enters the side of the branch drain. (See subsection (i) of this Section and Appendix J: Illustration E.)
- m) Back-to-Back Fixtures. Back-to-back fixtures shall be installed with fittings that will prevent mixing of the discharge prior to a change in direction of flow of the discharge from each fixture, or shall be installed with fittings especially designed to eliminate throw-over or backflow of the discharge from one fixture to the other fixture.
- n) Location of Drains. All building drains, branches of building drains, building sewers or any sanitary sewers shall be located at least 50 feet from a well or buried suction line; except where cast iron pipe with mechanical or compression joints or Schedule 40 PVC pipe with solvent weld and water tight joints is used for the building sewer, then such drains shall be located at least ten (10) feet from a well or buried suction line.

Section 890.1330 Drainage Fixture Units (D.F.U.)

- a) Values for Fixtures. Drainage fixture units (D.F.U.) as given in Appendix A: Table E designate the relative load of different kinds of fixtures which shall be used to calculate the total load carried by a soil or waste pipe, and shall be used with the tables of sizes for soil, waste, and drain pipes for which the permissible load is given in terms of drainage fixture units (D.F.U.).
- b) Values for Continuous Flow. For a continuous or semi-continuous flow into a drainage system, such as from a pump, ejector, air-conditioning

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equipment or similar devices, two drainage fixture units shall be considered to be equal to each gallon per minute (gpm) of flow.

Section 890.1340 Determination of Sizes for Drainage System

- a) Maximum Fixture Unit Load. The maximum number of drainage fixture units that may be connected to a given size of building drain, horizontal branch, or vertical soil or waste stack is given in Appendix A: Tables G and H.
- b) Minimum Size of Building Drain, Horizontal Branches, Drainage Piping
 - 1) The minimum size of any gravity building drain shall be four (4) inches in diameter.
 - 2) Pressure building drains shall not be used where gravity drains may be installed. Pressure building drains shall be sized in accordance with the ejector pump manufacturer's recommendation but shall not be less than two (2) inches in diameter.
 - 3) Gravity drained horizontal branches of the building drain shall be sized in accordance with Appendix A, Table H.
 - 4) No portion of the drainage system installed underground or below a basement or cellar shall be less than two (2) inches in diameter.
 - 5) The drainage piping shall not be reduced in size in the direction of flow.
- c) Minimum Size of Soil and Waste Stacks. No soil or waste stack shall be smaller than the largest horizontal branch connected thereto except that a four (4) inch x three (3) inch water closet connection shall not be considered as a reduction in pipe size.
- d) Waste Stacks Serving Kitchen Sinks. In one (1) or two (2) family dwellings in which the waste stack or vent receives the discharge of a kitchen-type sink and also serves as a vent for fixtures connected to the horizontal portion of the branch served by the waste stack, the minimum size of the waste stack up to the highest sink branch connection shall be two (2) inches in diameter. Above that point the size of the stack shall be governed by the total number of drainage fixture units vented by the stack. (See Appendix J: Illustration F.)
- e) Future Fixtures. When provision is made for the future installation of fixtures, those provided for shall be considered in determining the required size of drain pipes and vent piping during initial construction. Piping provided for such future installation of fixtures shall be terminated with a plugged fitting or fittings at the stack so as to form no dead ends. In a multi-story building, when openings are roughed in for future fixtures below the uppermost level, properly sized vent piping shall be connected to the vent system and carried down to the appropriate lower level and be capped or plugged in an accessible location for venting of the future fixtures.

Section 890.1350 Offsets in Drainage Piping

- a) Offsets of 45 Degrees or Less. An offset in a vertical soil or waste

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stack with a change of direction of 45 degrees or less from the vertical shall be sized as a straight vertical stack. If a horizontal soil or waste branch connects to the soil or waste stack within two (2) feet above or below the offset, a relief vent shall be installed in accordance with Section 890.1550(c). (See Appendix J: Illustration G.)

- b) Offsets of More Than 45 Degrees. A soil or waste stack with an offset of more than 45 degrees from the vertical shall be sized and installed as follows:
 - 1) The portion of the stack above the offset shall be sized as for a regular stack based on the total number of drainage fixture units above the offset.
 - 2) The offset shall be sized as for a building drain. (See Appendix A: Table G.)
 - 3) The portion of the stack below the offset shall be sized as for the offset or based on the total number of drainage fixture units on the entire stack, whichever is larger. (See Appendix A: Table L.)
 - 4) The drain offset shall have a relief vent installed as provided in Section 890.1550. In no case shall a horizontal soil or waste branch connect to the soil or waste stack within two (2) feet above or below the drain offset. (See Appendix J: Illustration H.)
 - c) Above Highest Branch. An offset above the highest horizontal waste branch is an offset in the stack vent and shall be considered only as it affects the developed length of the vent. (See Appendix J: Illustration I.)
 - d) Below Lowest Branch. In the case of an offset in a soil or waste stack below the lowest horizontal branch, no change in diameter of the stack shall be required because of the offset if it is made at an angle of not greater than 45 degrees. If such an offset is made at an angle greater than 45 degrees, the required diameter of the offset and the stack below it shall be determined as for a building drain. (See Appendix A: Table G, and Appendix J: Illustration J.)

Section 890.1360 Sanitary Wastes Below Sewer

- a) Sanitary Wastes Below Sewer
 - 1) Sanitary wastes which cannot be discharged by gravity flow shall be discharged into a gas-tight, covered and vented sump from which the waste shall be lifted and discharged into a sanitary waste drain by automatic pumping equipment. (See Appendix J: Illustrations K and L.)
 - 2) Sumps and ejectors handling sub-soil drainage and footing drains shall not receive any sewage. Sumps and ejectors handling sewage shall not receive subsoil drainage and footing drains.
 - b) Design. Sump and pumping equipment shall be designed and installed to discharge, during the pumping cycle, all contents accumulated in the sump except for sump contents that must remain in the sump for the

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continued proper operation of the pumping equipment (e.g., contents needed to submerge or prime the pump) according to the manufacturer's recommendations.

- c) Sub-Drainage. The system of drainage piping below the building drain level shall be installed and vented in the same manner as that of the gravity drainage system.
- d) Duplex Equipment. Sumps receiving the discharge of more than six (6) water closets shall be provided with duplex pumping equipment.
- e) Vent Sizes. Building sump vents shall be sized in accordance with Appendix A, Table K.
- f) Connections. No direct connection of a steam exhaust, blowoff, or drip pipe shall be made with the building drainage system waste water. When steam exhaust, blowoff or drip pipes are discharged into the building drainage system, they shall not exceed a temperature of 180 degrees F. When higher temperatures exist, cooling methods shall be provided to reduce the temperature to 180 degrees F. or less.

Section 890.1370 Floor Drains

- a) Required. Any building or structure in which plumbing is installed under a concrete floor or concrete over a crawl space shall have at least one (1) trapped floor drain. Additional floor drains shall be required if the installation of fixtures and appurtenances requires the use of floor drains. In a multi-family dwelling, each unit shall have a floor drain if fixtures and appurtenances installed therein require the use of a floor drain.

- 1) Underground floor drains connected to a building drain or a building sub-drain within four (4) feet of a stack shall be individually vented. All other floor drains shall be vented as required by Appendix A, Table I.
- 2) Each floor drain shall be connected to a sanitary waste drain, except those drains receiving only clear water discharges which may be connected to the sub-soil drainage system. Any sump or hub drain for receiving clear water waste shall extend two (2) inches above the floor, and all indirect clear water waste lines shall be above the floor level. Any floor drain level with the floor shall discharge to a sanitary waste drain. (See Appendix A: Tables F and I.)
- 3) At least one (1) floor drain shall be located in every restroom having a masonry or concrete floor except those for private use.
- 4) In hospitals and nursing homes, floor drains will not be required in toilet/bath facilities serving four (4) or fewer individual residents where access to the facilities is direct from no more than two resident rooms. Toilet/bath facilities in hospitals and nursing homes serving rooms with greater than four residents or consisting of multiple toilets, lavatories, etc., are required to have floor drains.
- b) Size. Each floor drain shall be sized for its intended use and the surface area that it drains. Any floor drain or drain trap installed

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- below a basement floor or underground shall be no less than two (2) inches in diameter.
- c) Accessibility. Floor drains shall connect into traps, shall be accessible and readily cleaned, and shall be located so that they are easily visible.
- d) Provision for Evaporation. Floor drain seals subject to evaporation shall be of the deep seal type, shall be fed by means of a priming device designed for that purpose, or shall be filled with vegetable oil.

- e) Floor Drains in Food Establishments. If floor drains are installed in coolers, freezers, refrigerated holding areas, dressing rooms or processing rooms in any food (meat, milk, vegetable, fruit) establishment, they shall meet the following requirements:

- 1) Floor drains shall have a minimum inside diameter of four (4) inches and be of metallic construction.
- 2) Drainage lines from water closets and urinals shall not be connected with any other sanitary drainage lines having floor drains located in the above places within the building.
- 3) Floor drains must be indirectly discharged to the drainage system, or a backwater valve that conforms with the requirements of Section 890.550(b), (c), (d) and (e) shall be installed.
- 4) Floor drains shall comply with the requirements of subsections (b), (c), and (d) of this Section.

Section 890.1380 Storm Water Drainage Within a Building

Any piping installed within a building for the purpose of carrying storm water from a roof and connected to a building drain or building sewer shall conform with the requirements of Appendix A, Table A ("Approved Building Drainage/Vent Pipe"), and Sections 890.910 through 890.930.

SUBPART K: VENTS AND VENTING**Section 890.1410 Materials**

- a) All piping and fittings used in the vent system shall conform to requirements of Appendix A, Table A, "Approved Building Drainage/Vent Pipe" and "Approved Standards for Fittings".
- b) A system carrying corrosive waste shall be of approved materials as in Appendix A, Table A, "Approved Building Drainage/Vent Pipe". Vent piping shall be of the same material as the waste piping. (See Section 890.1310(b).)

Section 890.1420 Stack Vents, Vent Stacks, Main Vents

- a) Design. A properly designed and installed venting system, in conjunction with the soil or waste system, is essential to protect trap seals and prevent siphonage, aspiration, or back pressure. The venting system shall be designed and installed to permit the admission

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or emission of air so that under normal and intended use the seal of any fixture trap shall never be subjected to a pneumatic pressure differential of more than a one (1) inch water column. If a trap seal is subject to loss by evaporation, means shall be provided to prevent loss of the trap seal. (See Section 890.410(f).)

- b) Installation. A stack vent, vent stack or a main vent shall be installed with a soil or waste stack whenever back vents, relief vents, or other branch vents are required. (See Appendix K: Illustration A.)
- c) Terminal. Vents shall terminate independently above the roof to the outside atmosphere, or shall be connected to another vent at least six (6) inches above the flood-level rim of the highest fixture. (See Appendix K: Illustration B.)
- d) Main Stack. Each building in which plumbing is installed shall have at least one main vent stack no smaller than three (3) inches for each building drain installed. (See Appendix A: Table K, and Appendix K: Illustration C.)
- e) Building Sub-drain Sump Vent Sizes. Building sub-drain sump vents shall be sized in accordance with Appendix A: Table K.

Section 890.1430 Vent Terminals

- a) Roof Extensions. Extensions of vent pipes through a roof shall be terminated at least 12 inches above such roof unless a roof is to be used for any purpose other than weather protection. If a roof is to be used for any purpose other than weather protection, the vent shall be extended at least seven (7) feet above the roof. (See Appendix K: Illustration D.)
- b) Flashings. Each vent terminal shall be made water-tight with the roof by proper flashing.
- c) Location of Vent Terminal. No vent terminal from a drainage system shall be directly beneath a door, window, overhang or other ventilating intake opening of the building, nor shall any such vent terminals be within 12 feet horizontally of such an opening unless it is at least two (2) feet above the top of such opening. (See Appendix K: Illustration E.)
- d) Extensions Outside Building. No soil, waste or vent pipe extension (except for vent terminals as provided in (a) and (c) above) shall be located on the outside of a wall of any building, but shall be installed inside the building. Vents located within an exterior wall or in a wall adjacent to an unheated space shall be protected from freezing.
- e) Flag poles. Vent terminals shall not be used for the purpose of supporting flag poles, television aerials, or similar purposes.

Section 890.1440 Vent Terminal Size

- a) Vent Terminal Size. Each vent extension through the roof shall be a minimum of three (3) inches in diameter and no smaller than the vent

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- which it terminates. Vent terminals shall not be screened.
- b) Increasers. Changes in size or diameter of vent terminals shall be made by the installation of a long increaser commencing at least one (1) foot below the roof.

Section 890.1450 Vent Grades and Connections

- a) Grade. All vent and branch vent pipes shall be installed so as to drain back to the soil or waste pipe. (See Appendix K: Illustration F.)
- b) Vertical Rise. Where vent pipes connect to a horizontal soil or waste pipe, the vent shall be taken off above the center line of the soil or waste pipe, and the vent pipe shall rise vertically, or at an angle not more than 45 degrees from the vertical before offsetting horizontally or before connecting to the branch vent. (See Appendix K: Illustration G.)
- c) Height Above Fixtures. The connection between a vent pipe and a vent stack or stack vent shall be made at least six (6) inches above the flood-level rim of the highest fixture served by the vent. Horizontal vent pipes forming branch vents or relief vents shall be at least six (6) inches above the flood-level rim of the highest fixture served. (See Appendix K: Illustration H.)
- d) Kitchen Sinks. Horizontal kitchen sink vents shall be above the flood level rim of the fixture.
- e) Heel or Side-Inlet Bend. A heel or side-inlet quarter bend or closet bend shall not be used as a dry vent when the inlet is placed in a horizontal position. (See Appendix K: Illustration I.) Heel or side inlet quarter or closet bends are permitted only in cases where the fixture connecting thereto is vented. (See Appendix K: Illustration J.)

Section 890.1460 Fixtures Back-to-Back

Distance. Two fixtures set back-to-back, within the distance allowed between a trap and its vent, may be served with one (1) continuous soil or waste-vent pipe, provided that each fixture discharges separately into an approved double fitting having inlet openings at the same level. (See Section 890.1480(b), and Appendix K: Illustration K.)

Section 890.1470 Fixture Trap Vents

- a) Distance of Trap From Vent. Each fixture trap shall have a protecting vent so located that the developed length in the fixture drain from the trap weir to the vent fitting is within the requirements set forth in Appendix A: Table I. (See Appendix K: Illustration L.)
- b) Trap Weir. The vent pipe opening from a soil or waste pipe, except for water closets or fixtures with an integral trap, shall not be below the trap weir. (See Appendix K: Illustration M.)

Section 890.1480 Types of Fixture Trap Vents

- a) Trap Vent. No trap vent shall be installed within two pipe diameters of the trap weir. (See Appendix K: Illustration N.)
- b) Common Vent. A common vent, installed vertically, may be used for two fixture traps when both traps connect with a vertical waste at the same level. (See Appendix K: Illustration O.)
- c) Vertical Wet Vent. A vertical wet vent may be used for two fixtures set on the same floor level, but connecting at different levels in the stack, provided the vertical drain is one (1) pipe diameter larger than the upper fixture drain and that both drains conform to Appendix A: Table I. (See Appendix K: Illustrations P and Q.)
- d) Mechanical Vents. Mechanical devices shall not be installed in lieu of vent piping.

Section 890.1490 Installation of Vents for Fixture Traps

- a) Hydraulic Gradient. Fixture drains shall be vented within the hydraulic gradient between the trap outlet and the junction with another drain. The hydraulic gradient as applied to a gravity drain and its vent connection is interpreted as the grade line. (See Appendix A: Table I, and Appendix K: Illustration R.)
- b) Different Level. If any stack has fixtures entering at different levels, the fixtures other than the fixtures entering at the highest level shall be vented, except as otherwise provided. (See Section 890.1510.)
- c) Horizontal Branch Drains. Where a water closet discharges into a branch drain, each fixture discharging into that branch drain shall be individually vented; however, this does not include battery or circuit venting.

Section 890.1500 Installation of Wet Venting

- a) Single Bathroom Groups. A single bathroom group of fixtures may be installed with the drain from an individually vented lavatory, a kitchen sink, or combination fixture serving as a wet vent for a bathtub or shower and for the water closet provided that:
 - 1) Not more than four (4) drainage fixture units drain into a two (2) inch diameter wet vent; and
 - 2) The horizontal branch shall be a minimum of two (2) inches and connect to the stack at the same level as the water closet drain. It may also connect to the water closet bend. (See Appendix K: Illustration S.)
- b) Double Bathroom Groups. Bathroom groups back-to-back on the top floor consisting of two (2) lavatories and two (2) bathtubs or showers may be installed on the same horizontal branch with a common vent for the lavatories and with no individual vent for bathtubs or showers, provided the wet vent is two (2) inches in diameter, and the length of the fixture drain conforms to Appendix A: Table E. (See Appendix K:

Illustration T).

- c) Multi-story Bathroom Groups. On the lower floors of a multi-story building, the waste pipe from one (1) or two (2) lavatories may be used as a wet vent for one (1) or two (2) bathtubs or showers provided that:
 - 1) The wet vent and its extension to the vent stack is two (2) inches in diameter;
 - 2) Each water closet below the top floor is individually back-vented; and
 - 3) The vent stack is sized as given in Appendix A: Table J. (See Appendix K: Illustrations U and V.)

Section 890.1510 Stack Venting

One-Bathroom Group. Except as provided in Section 890.1490(b), a group of fixtures, consisting of one (1) bathroom group and a kitchen sink or combination fixture, may be installed without individual fixture vents, in a one-story building or on the top floor of a building, provided each fixture drain connects independently to the stack and the water closet and bathtub or shower drain enters the stack at the same level and in accordance with the requirement in Appendix A: Table I. (See Appendix K: Illustrations W and X.)

Section 890.1520 Circuit and Loop Venting

- a) Battery Venting. A soil or waste branch to which two (2) but not more than eight (8) floor outlets, eight (8) water closets, eight (8) pedestal urinals, eight (8) shower stalls or eight (8) floor drains are connected in battery, may be vented by a circuit vent which shall take off from in front of the last fixture connection. Blowout type fixtures are prohibited. In addition, lower floor branches serving more than three (3) water closets shall be provided with a relief vent taken off in front of the first fixture connection. The horizontal branch for its full length to the farthest fixture opening shall be uniformly sized based on the total drainage fixture load as listed in Appendix A: Tables G, H and L. When lavatories or similar fixtures discharge above such branches, each vertical branch shall be provided with a continuous vent. (See Appendix K: Illustration Y.)
- b) Dual Branches. When parallel horizontal branches serve a total of eight (8) water closets (4 on each branch), each branch shall be provided with a relief vent at a point between the two water closets most distant from the soil stack. The horizontal branch for its full length to the farthest fixture opening shall be uniformly sized based on the total drainage fixture load as listed in Appendix A: Tables G, H and L. In addition, intermediate floor branches shall be provided with a relief vent taken off in front of the first fixture connection. When traps other than water closets discharge above the horizontal branch, each such trap shall be provided with a continuous vent. (See Appendix K: Illustration Z.)
- c) Vent Connections. When the circuit or relief vent connections are

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taken off the horizontal branch, the vent branch connection shall be taken off vertically from the top of the horizontal branch. (See Appendix K: Illustration AA.)

- d) Fixtures Back-to-Back in Battery. When fixtures are connected to one (1) horizontal branch through a double "Y", a sanitary cross in a vertical position, or a manufactured fixture carrier, a common vent for each two (2) fixtures back-to-back shall be provided. (See Appendix K: Illustration BB.)

- e) Fixture Connections. Branch wastes and fittings for circuit vented fixtures shall be installed so that the fixture drain enters the side of the branch drain. (See Section 890.1320(i) and Appendix K: Illustrations Y and CC.)

- f) Circuit and Loop Vented Fixtures. When circuit and loop vented fixtures are installed in a multi-story building, a relief vent shall be provided at the base connection into the horizontal. This is done by connecting the vent stack, full-size, into or near the base of the soil stack, or by connecting the vent stack directly into the horizontal branch near the soil stack. The vent shall be carried full size. (See Appendix K: Illustration DD.)

Section 890.1530 Pneumatic Ejectors

An air pressure relief vent from a pneumatic ejector shall not be connected to the regular venting system but shall be connected separately to the outside atmosphere terminating as required in Section 890.1430 for vent extensions through roofs. Such relief pipe shall be of sufficient size to relieve air pressure inside the ejector to atmospheric pressure within ten (10) seconds, but shall not be smaller than one and one-half (1 1/2) inches in diameter.

Section 890.1540 Relief Vents

Stacks with More Than Ten (10) Branch Intervals. Soil and waste stacks in buildings having more than ten (10) branch intervals shall be provided with a relief vent at each tenth interval, beginning with the top floor, or may be installed mid-way between the first and twentieth interval. The size of the relief vent shall be equal to the size of the vent stack to which it connects. The lower end of each relief vent shall connect to the soil or waste stack through a wye below the horizontal branch serving the floor, and the upper end shall connect to the vent stack through a wye at least 42 inches above the floor level.

Section 890.1550 Offsets at an Angle Less Than 45 Degrees from the Horizontal in Buildings of Five or More Stories

- a) Offset Vents. Offsets less than 45 degrees from the horizontal in a soil or waste stack, except as provided in Section 890.1350, shall comply with subsections (b) and (c) of this Section. (See Appendix K: Illustration CC.)
- b) Separate Venting. The stack section below the offset and the stack

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section above the offset shall be vented as separate soil or waste stacks.

- c) Offset Reliefs. Offsets shall be vented by installing a relief vent as a vertical continuation of the lower section of the stack or as a side vent connected to the lower section between the offset and the next lower fixture or horizontal branch. The upper section of the offset shall be provided with a yoke vent. The diameter of the vents shall not be less than the diameter of the main vent, or of the soil or waste stack, whichever is smaller.

Section 890.1560 Main Vents to Connect at Base

Main Vents. All main vents or vent stacks shall connect full size at their base to the building drain or to the main soil or waste pipe, at or below the lowest fixture branch. All vent pipes shall extend undiminished in size through the roof to the outside atmosphere, or shall be reconnected with the main soil or waste vent. (See Appendix K: Illustration EE.)

Section 890.1570 Vent Headers

Connection of Vents. Stack vents and vent stacks may be connected into a common vent header at the top of the stacks and then be extended through the roof to the outside atmosphere at one point. This header shall be sized as provided in Appendix A, Table K, the number of units being the sum of all units on all stacks connected thereto, and the developed length being the longest vent length from the interception at the base of the most distant stack to the vent terminal to the outside atmosphere, as a direct extension of one (1) stack.

Section 890.1580 Size and Length of Vents

- a) Size of Water Closet Vents. A water closet shall have at least a two (2) inch vent.
- b) Size of Individual Vents. The diameter of an individual vent shall be at least one and one-quarter (1 1/4) inches and at least one-half (1/2) the diameter of the drain to which it connects, whichever is greater.
- c) Size of Relief Vents. The diameter of a relief vent shall be at least one-half (1/2) the diameter of the soil or waste branch to which it is connected.
- d) Size of Circuit Vents. The diameter of a circuit vent shall be at least one-half (1/2) the diameter of the horizontal soil or waste branch or the diameter of the vent stack, whichever is smaller. (See Appendix A: Table L.)
- e) Size of Vent Piping. The size of vent piping shall be determined based upon its length and the total number of drainage fixture units connected thereto as provided in Appendix A: Table K. No more than 20 percent of the maximum developed length may be installed in the horizontal position. Vent piping serving floor drains shall be

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installed in such a manner as to minimize horizontal vent distances.

Section 890.1590 Combination Waste and Vent (Floor and Hub Drains Only)

Combination Waste and Vent. A combination waste and vent is permitted only where structural conditions preclude conventional plumbing. Appurtenances delivering large quantities or surges of water shall not be discharged to a combination waste and vent.

- The waste piping and trap in a combination waste and an end vented (both ends) system shall be a minimum of four (4) inch diameter and in accordance with Appendix A, Tables G and H. The waste piping and trap shall be at least two pipe increments larger than the pipe size required by Appendix A, Tables G and H, and at least two pipe increments larger than any fixture/appurtenance discharge tail piece.
- A branch more than 15 feet in length shall be separately vented. The minimum area of any vent installed in a combination waste and vent system shall be one-half (1/2) the area of the drain pipe served.
- Sinks, lavatories and other fixtures that are roughed-in above the floor shall not be permitted on a combination waste and vent system.
- Long mains shall be provided with additional relief vents located at intervals of every one hundred feet. (See Appendix K: Illustration FF.)

Section 890.1600 Special Venting for Island Fixtures

- Traps for island sinks and similar equipment shall be roughed-in above the floor and shall be vented by extending the vent as high as possible, but at least the drainboard height and then returning it downward and connecting it to the horizontal sink drain immediately down stream from the vertical fixture drain.
- The returned vent shall be connected to the horizontal drain through a Y-branch fitting and shall be provided with a vent taken off the vertical fixture vent by means of a Y-branch immediately below the floor and extending to the nearest partition and then through the roof to the outside atmosphere or may be connected to other vents at a point at least six (6) inches above the flood level rim of the fixture served. Drainage fittings shall be used on all parts of the vent below the floor level and a minimum grade of one-quarter (1/4) inch per foot back to the drain shall be maintained. The returned bend used under the drainboard shall be a one-piece fitting or assembly of a 45 degree, a 90 degree, and a 45 degree elbow in the order named. (See Section 890.1340 and Appendix K: Illustration GG.)

SUBPART L: PLUMBING SYSTEMS/CORRECTIONAL FACILITIES

Section 890.1710 General Requirements

- All material, fittings, appurtenances and devices shall be in accordance with standards listed in Appendix A, Table A.

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- The drainage and venting for security fixtures shall be in accordance with Sections 890.910 through 890.930, 890.1010 through 890.1060, 890.1310 through 890.1380 and Sections 890.1410 through 890.1600.

- The water supply for security fixtures shall be in accordance with Sections 890.1110 through 890.1240. Note: A full-way valve for each cell shall be located outside the cell.

Section 890.1720 Water Closets

- All water closets shall either be of stainless steel (Type 304) construction, including framework, reinforcing and interior piping, or be vitreous china complying with ASME/ANSI A 112.19.2M-1990.
- If stainless steel water closets are used, they shall comply with the following:
 - The bowl and flushing rim shall not be less than 14 gauge.
 - The water closet shall have a minimum of a three (3) inch diameter, fully enclosed stainless steel P-trap and shall pass a two and five-eighths (2 5/8) inch diameter ball.
 - All welds shall be ground smooth, and exterior surfaces polished.
 - Integral contoured seats that are self-draining and crevice-free shall be a part of the water closet.
- All water closets shall have push button flush valves.

Section 890.1730 Urinals

- All urinals shall be either Type 304 stainless steel or vitreous china complying with ASME/ANSI A 112.19.2M-1990.
- All stainless steel urinals shall comply with the following:
 - They shall be fabricated of Type 304 stainless steel with exposed edges polished.
 - All exposed welds are to be ground smooth.
 - All construction is to be free from visible voids, seams or crevices.
 - The trap shall provide a two (2) inch seal and pass a one and nine-tenths (1.9) inch diameter ball.
 - It shall be fitted with an integrally welded steel beehive dome strainer.

Section 890.1740 Combination Lavatory/Toilet

- The cabinet shall be of stainless steel (Type 304) with a minimum of 12 gauge for the cabinet and 14 gauge for the top.
- The cabinet top shall have a backsplash.
- The lavatory shall include adjustable control valves on the hot and cold, self-closing filler valve with a maximum one-half (1/2) gpm flow control and a combination penal filler/bubbler spout. A maximum of 115 degrees F. temperature is allowed.
- The lavatory drain shall not have a mechanical air vent attached.
- Supply inlets to the lavatory shall have screw driver stops, gate or

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- globe valves.
- f) The water closet shall have no less than a three (3) inch diameter, fully enclosed stainless steel toilet P-trap and shall pass a two and five-eighths (2 5/8) inch diameter ball.

Section 890.1750 Service Sinks/Lavatory

- a) Service sinks/lavatories shall be either stainless steel, cast iron complying with ASME/ANSI A112.19.1M-1987, or vitreous china complying with ASME/ANSI A112.19.2M-1990. Stainless steel service sinks/lavatories shall be fabricated of Type 304 stainless steel with the exterior surfaces polished; all exposed welds are to be ground smooth and there shall be no visible voids, seams or crevices.
- b) Security Sink/Lavatory shall include the following features; self-closing valve set with integral stops, gate or globe valves, reversible union inlets and plain-end filler spout; grid strainer drain, elbow waste with a two (2) inch female connection. Timing of control valves shall be field adjustable from five (5) to 40 seconds, and shall not require shutting off the supply lines.
- c) The waste assembly shall conform with Section 890.410(g)(1), and be of brass, copper or bronze construction.
- d) Drains with mechanical air vents are prohibited.

Section 890.1760 Sinks

- a) All sinks for food preparation or cleansing of utensils used to prepare food shall be of stainless steel (Type 304) construction, including framework and reinforcing.
- b) All welds shall be ground smooth, and exterior surfaces polished.
- c) All sinks shall be provided with waste outlets at least one and one-half (1 1/2) inches in diameter. A crossbar, strainer, or other means shall be provided to restrict the clear opening of the waste outlet. No kitchen sink basket shall be less than three and one-half (3 1/2) inches in diameter.
- d) Waste lines and water supply lines shall conform with Sections 890.130 through 890.1600.

Section 890.1770 Cabinet Showers

- a) All cabinet showers shall be unitized one-piece fixtures of stainless steel with the exposed surfaces polished, except the receptor which shall have a non-skid surface. All exposed welds shall be ground smooth and all construction is to be free of visible voids, seams or crevices.
- b) Shower compartments shall have at least 1,296 square inches outside dimensions and shall be at least 32 inches in shortest dimension outside dimensions.
- c) The valve shall be an adjustable type with a maximum of two and one-half (2 1/2) gpm flow control, integral screwdriver stop valve.

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- d) The shower shall include a stainless steel soap dish, shower head and clothes hook, designed for correctional facility use.
- e) The shower head within shower cabinets or site constructed showers shall be located in such a manner as not to pose an unsanitary or nuisance condition outside the shower area. The shower heads are to be on a side wall or overhead so as not to spray water out of the shower cabinet or area and create a slipping hazard on the tile floor or cause water to pond in areas other than the shower area.

Section 890.1780 Flush Valves

- a) All flush valves for water closets or urinals shall conform with Sections 890.650(e) and 890.660(b) of this Part.
- b) All flush valves shall feature rubber diaphragm operation, non-hold-open push buttons (and handles), union check stops and vacuum breakers as approved in this Part. (See Sections 890.1130(c) and 890.1140(a) and (b).)
- c) Flush valves shall be concealed wherever possible.

Section 890.1790 Soap Dishes

Soap dishes shall be of the air circulating, self draining design.

Section 890.1800 Floor Drains

- a) Location. Floor drains can be located either within a cell or outside the cell.
- b) Drain Cover. Each drain cover shall be securely anchored by means of vandal resistant screws.

SUBPART M: INSPECTIONS, TESTS, MAINTENANCE AND ADMINISTRATION**Section 890.1910 Inspections**

A plumbing system or any part thereof shall not be enclosed, covered up or used until the system has been inspected and approved by a plumbing inspector. It is the responsibility of the licensed plumber or plumbing contractor on the job to arrange for inspection by the Department or a local plumbing inspector. The plumbing inspector may require tests as listed in Section 890.1930 to determine whether or not the system as installed is in compliance with this Part. Plumbing found not to be in compliance with this Part shall not be approved. A plumbing system not complying with the provisions of this Part shall not be used until such time as it is brought into compliance with this Part. After the plumbing corrections have been made, the plumbing contractor shall arrange for reinspection.

Section 890.1920 Testing of Plumbing Systems

Defective Plumbing. Where there is reason to believe that the plumbing system

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fails to comply with this Part, the Department or local plumbing inspector may require such tests (see Section 890.1930) and inspections as may be necessary to assure that any defects are found and corrected.

- a) Exposure of Work. When plumbing work has been covered or concealed prior to being tested and approved, it shall be exposed for testing. It is the responsibility of the licensed plumber or plumbing contractor to expose plumbing for inspection purposes.
- b) Equipment, Material and Labor for Tests. All equipment, material and labor required for inspection and testing a plumbing system or any part thereof is the responsibility of the licensed plumber or plumbing contractor.

Section 890.1930 Test Methods

- a) Roughed-In Plumbing. The piping of plumbing drainage and venting systems shall be tested upon completion of the roughed-in piping installation by water or air to prove watertight. The Department or local plumbing inspector may require the removal of any cleanout plugs to ascertain if the pressure has reached all parts of the system.
- b) Water test. The water test shall be applied to the drainage system either in its entirety or in sections after piping has been roughed-in. If applied to the entire system, all openings in the piping shall be tightly closed, except the highest opening, and the system shall be filled with water to point of overflow. If the system is tested in sections, each opening shall be tightly plugged except the highest opening of the section being tested and each section shall be filled with water; however, a section shall not be tested with less than a ten (10) foot head of water. In testing successive sections, at least the upper ten (10) feet of the next higher section shall be tested, so that every joint or pipe in the building (except the uppermost ten (10) feet of the system) shall be submitted to a test of at least a ten (10) foot head of water. The water shall be kept in the system or in the portion being tested for at least 15 minutes before inspection starts; and inspection or testing of the system shall confirm that the system is tight at all points.
- c) Air test. An air test shall be made by attaching an air compressor testing apparatus to any suitable opening and after closing all other inlets and outlets to the system, forcing air into the system until there is a uniform gauge pressure of five (5) pounds per square inch (p.s.i.) or sufficient to balance a column of mercury ten (10) inches in height. This pressure shall be held without introduction of additional air for a period of at least fifteen (15) minutes.
- d) Water Supply System. Upon completion of a section, or the entire water supply system, the system shall be tested and proved tight under a water pressure at least one and one-half (1 1/2) times the system pressure but at least 100 p.s.i., by air or water. When exceeding 100 p.s.i., the test shall be of the hydrostatic type only. Testing pressure shall be maintained for 15 minutes. The water used for this test shall be from a potable water supply.

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- e) Finished Plumbing. After the plumbing fixtures have been set and their traps filled with water, their connections shall be tested and proved gas and watertight. The test for gas and water tightness of the completed drainage and vent system shall be made by filling all traps with water, and then introducing into the system a pungent, thick smoke produced by one or more smoke machines. When the smoke appears at stack openings on the roof, the stack opening shall be closed and a pressure equivalent to a one (1) inch water column shall be maintained for the period of the inspection. Where the Department or local plumbing inspector finds that a smoke test cannot be performed, a peppermint test may be substituted. A peppermint test is conducted by introducing two (2) ounces of oil of peppermint into the roof terminal of every line or stack to be tested. Immediately after the oil of peppermint is introduced into the system, ten (10) quarts of hot (160 degrees F.) water shall be added, and each terminal sealed. The detection of the odor of peppermint at any trap or at any other point in the plumbing system denotes a leak. Individuals whose body or clothing have come in contact with oil of peppermint shall be excluded from the area until the test is completed.
- f) Building Sewer. The building sewer shall be tested by insertion of a test plug at the point of connection with the public sewer. The building sewer shall be filled with water under a head of at least ten (10) feet of water. The water level at the top of the water column shall not drop for at least 15 minutes.

Section 890.1940 General Administration

The plans and specifications for a plumbing system whose design does not comply with this Part must be submitted to the Department for approval prior to installation of such a plumbing system. Such approval shall be in writing from the Department and shall be based on a determination that the system is expected to perform and exhibit durability as if meeting the requirements of this Part.

Section 890.1950 Violations

- a) Notice of Violation
 - 1) Violators of this Part shall be informed of any violation at the time of inspection, followed by a formal notice in writing, including a deadline date for correction of the violation(s).
 - 2) Factors to be considered in establishing deadline dates for correction shall include the nature and complexity of the violation, the stage of construction, the type of violation involved, the weather, and whether or not the violation represents a potential or immediate health hazard.
- b) Reinspection. Upon receipt of information from the violator indicating correction of violations or upon expiration of the established deadline date, a reinspection shall be made.

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Section 890. APPENDIX A Plumbing Materials, Equipment, Use Restrictions and Applicable Standards

Section 890. TABLE A Approved Building Drainage/Vent Pipe

- 1) Acrylonitrile Butadiene Styrene (ABS) Pipe
 - ASTM D 2661-1987
 - ASTM F 628-1988
 - ASTM D 2235-1988
 - ASTM D 2235-1988
 - ASTM B 43-1988
 - ASTM A 74-1987
 - ASTM A 888-1991
 - ASTM C 564-1988
 - CISPI 301-1990
 - ASTM B 42-1988
 - ASTM B 302-1988
 - ASTM B 75-1986
 - ASTM B 88-1988
 - ASTM B 251-1988
 - ASTM B 306-1988
 - ASTM A 53-1988
 - ASTM A 120-1984
 - ASTM C 1053-1985
 - ASTM A 377-1984
 - ASTM F 492-1985
 - ASTM D 1784-1990
 - ASTM D 2665-1988
 - ASTM D 2949-1987
 - ASTM F 891-1990
 - ASTM D 2855-1983
 - ASTM F 656-1988
 - ASTM D 2564-1988
 - ASTM D 3222-1988
 - ASTM B 32-1989
- 2) Brass Pipe
- 3) Cast Iron Pipe
- 4) Copper/Copper Alloy Pipe
- 5) Copper/Copper Alloy Tubing (K-L-M or DWV)(2)
- 6) Galvanized Steel Pipe(2)
- 7) Glass Fiber Borosilicate Pipe(3)
- 8) High Silicon Content Cast Iron Pipe(3)
- 9) Polypropylene Pipe (3)
- 10) Polyvinyl Chloride (PVC) Clear Pipe(3)
- 11) Polyvinyl Chloride (PVC) Pipe and Fittings
- 12) Polyvinyl Chloride (PVC) Pipe with Cellular Core(4)
 - Joints
 - Primer
 - Solvent Cement(1)
- 13) Polyvinylidene Fluoride (3)
- 14) Solder

Agency Notes:

- (1) Solvent cement must be handled in accordance with ASTM F 402-1988.
- (2) Type M copper tubing, DWV copper tubing, and galvanized steel pipe are approved for above-ground uses only.
- (3) Approved for corrosive waste or corrosive soil conditions.
- (4) PVC pipe with cellular core is approved only for gravity drainage and venting. It is not approved for pressurized drain, waste or venting applications.

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Section 890. TABLE A Approved Materials for Building Sewer

- 1) Acrylonitrile Butadiene Styrene (ABS) Pipe
 - ASTM D 2661-1987
 - ASTM D 2751-1988
 - ASTM F 628-1988
 - ASTM D 2235-1988
 - ASTM D 2235-1988
 - ASTM C 428-1981
 - ASTM D 1861-1988
 - ASTM D 1862-1988
 - ASTM A 74-1987
 - CISPI 301-1990
 - CISPI 310-1990
 - ASTM C 564-1989
 - ASTM A 88-1986
 - ASTM C 14-1988
 - ASTM C 76-1988
 - ASTM D 2665-1988
 - ASTM D 2949-1987
 - ASTM D 3034-1988
 - ASTM D 2855-1983
 - ASTM F 656-1988
 - ASTM D 2564-1988
 - ASTM C 4-1981
 - ASTM C 700-1988
 - ASTM B 32-1989
- 2) Asbestos Cement Pipe
- 3) Bituminized Fiber Pipe
- 4) Cast Iron Soil Pipe/Fittings
 - Hubless Soil Pipe
 - Rubber Gaskets
 - Copper/Copper Alloy Tubing
 - Concrete Pipe
- 5) Copper/Copper Alloy Tubing
- 6) Concrete Pipe
- 7) Polyvinyl Chloride (PVC) Pipe
 - Joints
 - Primer
 - Solvent Cement(1)
- 8) Vitrified Clay Pipe Pressurized by a Pump or Ejector is Prohibited
- 9) Solder

Agency Note:

- (1) Solvent cement must be handled in accordance with ASTM F 402-1988.

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Section 890.TABLE A Approved Materials for Water Service Pipe

- 1) Acrylonitrile Butadiene Styrene (ABS) Pipe
ASTM D 1527-1988
- Joints
 Solvent Cement(1)
2) Brass Pipe
ASTM D 2282-1988
- 3) Cast Iron (ductile iron)
Water Pipe
ASTM D 2235-1988
- 4) Chlorinated Polyvinyl Chloride (CPVC) Pipe
ASTM B 43-1988
- Joints
 Solvent Cement (Orange)(1)
5) Copper/Copper Alloy Pipe
ASTM A 377-1984
- 6) Copper/Copper Alloy Tubing
ASTM D 2846-1988
- 7) Galvanized Steel Pipe
ASTM B 42-1988
- 8) Poly Butylene (PB) Pipe/Tubing
ASTM B 302-1988
- 9) Polyethylene (PE) Pipe
ASTM B 88-1988
- 10) Polyethylene (PE) Tubing
ASTM A 53-1988
- 11) Polyvinyl Chloride (PVC) Pipe
ASTM A 120-1984
- Joints
 Primer
 Solvent Cement(1)
12) Welded Copper Water Tube
ASTM D 2662-1988
- 13) Solder
ASTM D 3309-1988

Agency Note:

- (1) Solvent cement must be handled in accordance with ASTM F 402-1988.

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Section 890.TABLE A Approved Materials for Water Distribution Pipe

- 1) Brass Pipe
ASTM B 43-1988
- 2) Chlorinated Polyvinyl Chloride
(CPVC) Pipe/Tubing
ASTM D 2846-1988
- Joints
 Solvent Cement (Orange)(1)
3) Copper/Copper Alloy Pipe
ASTM F 441-1988
- 4) Copper/Copper Alloy Tubing
ASTM F 442-1988
- 5) Cross Linked Polyethylene(2)
ASTM F 876-1990
- 6) Galvanized Steel Pipe
ASTM F 493-1988
- 7) Poly Butylene (PB) Pipe/Tubing
ASTM B 42-1988
- 8) Welded Copper Water Tube
ASTM B 302-1988
- 9) Solder
ASTM B 88-1988
- Agency Notes:
 (1) Solvent cement must be handled in accordance with ASTM F 402-1988.
 (2) Cross Linked Polyethylene is approved only for above-ground use.

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Section 890. TABLE A Approved Materials and Standards for Plumbing Fixtures and Fixture Fittings

- 1) Bidets
ASME/ANSI A112.19.2M-1990
- 2) Enameled Cast Iron Plumbing Fixtures
ASME/ANSI A112.19.1M-1987
- 3) Fittings:
Plumbing Fixture Fittings
(metering valves, faucets, etc.)
ASME/ANSI A112.18.1M-1989
- Suction Fittings for Use in
Swimming Pools, Wading
Pools, Spas, Hot Tubs and
Whirlpool Bathtub Appliances
ASME/ANSI A112.19.8M-1987
- 4) Floor Drains
Whirlpool Bathtub Appliances
ANSI A112.21.1M-1980(R1990)
- 5) Flushometer Bowls
ASME/ANSI A112.19.2M-1990
- 6) Grease Interceptors
ANSI/ASSE 1037-1990
- 7) Low Consumption (1.6 gpf) Water Closets(1)
PDI (G101) 1985
- 8) Plastic Bathtubs
ASME/ANSI A112.19.2M-1990
- 9) Plastic Lavatory
ANSI Z124.1-1987 and
ANSI Z124.1a and b - 1990
- 10) Plastic Shower Receptors/Shower Stalls
ANSI Z124.3a-1990
- 11) Plastic Water Closets Bowls/Tanks
ANSI Z124.2a-1990
ANSI Z124.4-1986 and ANSI
Z124.4a-1990
- 12) Porcelain Enameled Formed Steel
Plumbing Fixtures
ASME/ANSI A112.19.4M-1984
- 13) Stainless Steel Plumbing Fixtures
(Residential)
ASME/ANSI A112.19.3M-1987
- 14) Vitreous China Plumbing Fixtures
ASME/ANSI A112.19.2M-1990
- 15) Whirlpool Bathtub Appliances
ASME/ANSI A112.19.7M-1987

Agency Notes:

The water pressure at each fixture installation shall meet the manufacturer's minimum recommended level for the fixture.

- (1) Low consumption (1.6 gpf) water closets are ONLY APPROVED FOR SINGLE FAMILY RESIDENTIAL USE.

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Section 890. TABLE A Approved Standards for Plumbing Appliances/Appurtenances/Devices

- 1) Anti-Backflow Freezeless Wall Hydrants
ANSI/ASSE 1019-1978
- 2) Anti-Scald Control Valve
ANSI/ASSE 1016-1990
- 3) Anti-siphon Self Drawing Frost
Proof Silcock
ANSI/ASSE 1019-1978
- 4) Automatic Ice Making Equipment
NSF Std. #12-1987
- 5) Automatic Storage Type Water Heater
Less Than 75,000 BTU/HR
ASHRAE 90A-1980/
ANSI Z21.10.1a-1991
- 6) Back Water Valves
ASME/ANSI A112.14.1-1986
- 7) Circulating Tank, Instantaneous
ANSI Z21.10.1a-1991/UL 499
- 8) Circulating Tank, Instantaneous, Automatic
ANSI Z21.10.3a-1990/UL
174-1977
- 9) Detergent/Chemical Feeders for Commercial
Use
NSF Std. #29-1987
- 10) Dishwashing Machine (Commercial)
ANSI/ASSE 1004-1990
- 11) Dishwashing Machine (Residential)
ANSI/ASSE 1006-1986
- 12) Diverters for Residential-Anti-Siphon
ASME 1025-1978
- 13) Double Check Detector Assembly
ANSI/ASSE 1048-1990
- 14) Double Check With Atmospheric Vent
ASSE 1012-1978
- 15) Double Check Valve Assembly
ASSE 1015-1988
- 16) Drinking Fountains
ARI 1010-1985 or
ANSI A112.19.2M-1990
- 17) Drinking Water Treatment Units-
Health Effects
NSF Std. #53-1982
- 18) Drinking Water Treatment Units-
Aesthetic Effects
NSF Std. #42-1982
- 19) Drinking Water Treatment Chemicals
NSF Std. #60-1986
- 20) Dual Check Valve
ANSI/ASSE 1024-1990
- 21) Dual Check Valve (Carbonated Beverage)
(Relief Port Required)
ASSE 1032-1980
- 22) Food Waste Disposal (Commercial)
ANSI/ASSE 1009-1990
- 23) Food Waste Disposal (Residential)
ASSE 1008-1986
- 24) Gas Water Heater Above 75,000 BTU
ANSI Z21.10.3a-1990/AGA
- 25) Gas Water Heater 75,000 BTU or Less
ANSI Z21.10.1a-1991/AGA
- 26) Gas Water Heater (Continuous Use)
ANSI Z21.10.1a-1991
- 27) Gas Water Heater - Space Heating
ANSI Z21.10.1a-1991
- 28) Grease Interceptors
PDI-G 101-1985
- 29) Handheld Showers
ASSE 1014-1990
- 30) Home Laundry Equipment
ASSE 1007-1986
- 31) Hot Water Dispensers-Electrical
ANSI/ASSE 1023-1979
- 32) Hot Water Generating/Heat
Recovery Equipment
NSF Std. #5-1983
- 33) Ice Makers
UL 563-1975
- 34) Mixing Valves
UL 563-1975
- Individual Thermostatic Pressure Balancing
and Combination Control Valves
ANSI/ASSE 1016-1990

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Temperature Actuated Mixing Valves,
Domestic Use

ASSE 1017-1986

- 35) Oil Fired Water Heaters
- 36) Pressure Relief Valve
- 37) Pressurized Flushing Device
- 38) Reduced Pressure Detector Assembly
- 39) Reduced Pressure Principle Backflow Preventer
- 40) Refuse Compactors/Compactor System
- 41) Relief Valves For Hot Water System
- 42) Reverse Osmosis Drinking Water Treatment System
- 43) Spray Type Dishwashing Machine for Commercial Use
- 44) Trap Seal Primer Valve
- 45) Vacuum Breakers, Anti-siphon
- 46) Vacuum Breakers Hose Connection
- 47) Vacuum Breaker (Laboratory Faucet)
- 48) Vacuum Breakers Pressure Type
- 49) Vacuum Relief Valve
- 50) Vending Machine for Food/Beverage
- 51) Water Closet Tank Ball Cock
- 52) Water Hammer Arresters
- 53) Water Heater Drain Valve
- 54) Water Pressure Reducing Valves (Domestic)

- UL 732-1975/ASME 1975
- ANSI Z21.22-1986
- ANSI/ASSE 1037-1990
- ANSI/ASSE 1047-1990
- ASSE 1013-1988
- NSF Std. #13-1987
- ANSI Z21.22-1986
- NSF Std. #58-1986
- NSF Std. #3-1989
- ASSE 1018-1986
- ANSI/ASSE 1001-1990
- ANSI/ASSE 1011-1982
- ANSI/ASSE 1035-1984
- ASSE 1020-1989
- ANSI Z21.22-1986
- NSF Std. #25-1987
- ASSE 1002-1986
- ASSE 1010-1982
- ASSE 1005-1986
- ANSI/ASSE 1003-1982

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Section 890. TABLE A Approved Standards for Fittings

- | | |
|--|------------------------|
| 1) Cast Iron Threaded Drainage Fittings | ASME/ANSI B16.12-1991 |
| 2) Cast Copper Alloy Solder Pressure Fittings | ANSI B16.18-1984 |
| 3) Cast Copper Alloy Solder Drainage Fitting (DWV) | ANSI B16.23-1984 |
| 4) Copper Fittings | ASME B16.15-1985 |
| | ANSI B16.18-1984 |
| | ASME/ANSI B16.22-1989 |
| | ANSI B16.23-1984 |
| | ASME/ANSI B16.26-1988 |
| | ASME/ANSI B16.29-1986 |
| | ASME/ANSI B16.32-1984 |
| | ASME/ANSI B16.11-1991 |
| 5) Forged Steel Fittings, Socket, Welded, Threaded | |
| 6) Gray Iron/Ductile Iron | AWWA C 110-1987 |
| | AWWA C 151-1986 |
| 7) Malleable Iron | ASME/ANSI B 16.3-1985 |
| 8) Plastic | ASTM D 2466-1988 |
| | ASTM D 2467-1988 |
| | ASTM D 2468-1988 |
| | ASTM D 2564-1988 |
| | ASTM D F409-1988 |
| | ASTM D F438-1988 |
| | ASTM D F439-1988 |
| 9) Plumbing Fixture Fittings (Metering valves, faucets, etc.) | ANSI A112.18.1M-1989 |
| 10) Steel | ASME/ANSI B 16.9-1986 |
| | ASME/ANSI B 16.11-1991 |
| | ASME/ANSI B 16.28-1986 |
| | ASME/ANSI B 16.22-1989 |
| 11) Wrought Copper/Bronze Solder Pressure Fitting | |
| 12) Wrought Copper and Wrought Copper Alloy Solder [Drainage Fittings] | |
| | ASME/ANSI B16.29-1986 |
| | ASME/ANSI B16.22-1989 |
| 13) Wrought Steel Buttwelding Fittings | ASME/ANSI B16.9-1986 |
| 14) Wrought Steel Buttwelding Short Radius Ells | ASME/ANSI B16.28-1986 |

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Section 890. TABLE B Minimum Number of Plumbing Fixtures

Type of Building	All Facilities for Employee Use		Single Dwelling or Unit of Multiple Dwelling; Condo. or Apartment; or Hotel/Motel Unit	
	Male	Female	Male	Female
Water closets (Fixtures per person)	For 1-5 Employees See Section 890.810(b)(1)	Total	1 per dwelling or unit	
	1: 1- 15	1: 1- 15		
	2: 16- 35	2: 16- 35		
	3: 36- 55	3: 36- 55		
	4: 56- 80	4: 56- 80		
	5: 81-110	5: 81-110		
	Over 110, add 1 fixture per restroom for each additional 40 males/females.			
	(See Footnote #1)			
Urinals	See footnote #2	See footnote #2	None	
Lavatories(3) (Fixtures per person)	1: 1- 15	1: 1- 15	1 per dwelling or unit	
	2: 16- 35	2: 16- 35		
	3: 36- 60	3: 36- 60		
	Over 60, add 1 fixture per restroom for each additional 45 males/females.			
Bathtubs/Showers	1 per 10(7) (If Required)	1 per 10(7)	1 per dwelling or unit	
Drinking fountains (4) (Fixtures per person)	1 per 75		None	
Other Fixtures(5)	None		1 Kitchen Sink; 1 Laundry Tray or Connection for Washer(5)	

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Type of Building	Dormitories		Assembly Places: Sports Arenas, Stadiums, Convention Halls, Etc.	
	Male	Female	Male	Female
Water Closet (Fixtures per person)	1 per 10	1 per 8	1: 1-100	2: 1-100
	Add 1 fixture for each additional 25 males over 10; and 1 for each additional 20 females over 8.		2:101-200	3:101-150
			3:201-400	4:151-200
			4:401-800	5:201-300
				6:301-400
				7:401-500
				8:501-650
				9:651-800
			Over 800, add 1 fixture for each additional 700 males and 1 for each 200 females.	
			See Footnote #1	
Urinals (Fixtures per person)	1 per 25	See Footnote #2	1: 1-100	See Footnote #2
	Over 150, add 1 fixture for each 50 males added; over 400, add 1 for each 200 males added.(2)		2:101-200	
			3:201-400	
			4:401-600	
			Over 600, add 1 fixture for each additional 250 persons.	
Lavatories(3) (Fixtures per person)	1 per 12	1 per 12	1: 1-200	1: 1-200
	Over 12, add 1 fixture for each additional 20 males and 1 for each 15 females.		2: 201-400	2: 201-400
			3: 401-750	3: 401-750
			Over 750, add 1 fixture per restroom for each added 400 males/females.	
Bathtubs, Showers (Fixtures per person)	1 per 8		None	
	For females, add 1 bathtub per 30; over 150, add 1 per 50.			

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Type of Building	Dormitories	Assembly Places: Sports Arenas, Stadiums, Convention Halls, Etc.	
		Male	Female
Drinking Fountains(4) (Fixtures per person)	1 per 75		1:1-100
		Over 100, add 1 for each added 150; over 1000 add 1 for each added 500; over 5000, add 1 for each added 1000.	
Other Fixtures (Fixtures per person)	1 Service Sink per floor	1 Service Sink per floor	

Type of Building	Assembly Places: Theaters, Auditoriums, Other Facilities for Spectator Events	Mercantile Units, Malls, Stores, Etc.	
		Male	Female
Water Closet (Fixtures per person)	1: 1-100 2: 1-100-150 3:101-200 4:151-250 5:201-300 6:301-400 7:401-500 8:501-650 9:651-800	1: 1-100 2:101-200 3:201-400 4:400-800	1: 1-100 2: 1-100-200 3:101-150 4:151-200 5:201-300 6:301-400 7:401-500 8:651-800
		Over 800, add 1 fixture for each additional 400 males and 1 for each 170 females. See Footnote #1	Over 800, add 1 fixture for each additional 500 males and 1 for each 175 females. See Footnote #1
Urinals (Fixtures per person)	1: 1-100 2:101-200 3:201-400 4:401-600	1: 1-200 2:201-400 3:401-600 4:601-800	1: 1-200 2:201-400 3:401-600 4:601-800
		Over 600, add 1 fixture for each additional 300 males.	Over 800, add 1 fixture for each additional 300 males.
Lavatories(3) (Fixtures per person)	1: 1-200 2:201-400 3:401-750	1: 1-200 2:201-400 3:401-750	1: 1-200 2:201-400 3:401-750
		Over 750, add 1 fixture per restroom for each added 400 males/females.	Over 750, add 1 fixture per restroom for each added 350 males/females.
Drinking Fountains(4) (Fixtures per person)	1: 1-100 Over 100, add 1 for each added 150; over 1000, add 1 for each added 500; over 5000, add 1 for each added 1000	1: 1-200 2:201-400 3:401-750	1: 1-200 2:201-400 3:401-750
		Over 750, add 1 fixture per restroom for each added 400 males/females.	Over 750, add 1 fixture per restroom for each added 350 males/females.
Other Fixtures (Fixtures per person)	1 Service Sink per Floor	1 Service Sink per Floor	1 Service Sink per Floor

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Type of Building	Worship Places and Funeral Homes	Businesses Selling Motor Fuel to the Public
	Male (See Footnote #1)	Female (See Footnote #1)
Water Closets (Fixtures per person)	1 per 250	1 per 125
Urinals (Fixtures per person)	1 per 250	See Footnote #2
Lavatories(3) (Fixtures per person)	1 per 125	1 per 125
Other Fixtures (Fixtures per person)	1 Service Sink	None

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Type of Building	Office Buildings/ Public Buildings	Restaurants, Pubs, Lounges, Nightclubs, and Places Serving Food or Liquid to be Consumed on the Premises(8)
	Male	Female
Water Closet (Fixtures per person)	1: 1-15 2: 16-35 3: 36-55 4: 56-80 5: 81-110 Over 110, add 1 fixture per restroom for each additional 40 males/females. See Footnote #1	1: 1-15 2: 16-35 3: 36-55 4: 56-80 5: 81-110 Over 110, add 1 fixture per restroom for each additional 40 males/females. See Footnote #1
Urinals (Fixtures per person)	See Footnote #2	See Footnote #2
Lavatories(3) (Fixtures per person)	1: 1-15 2: 16-35 3: 36-60 4: 61-90 5: 91-125 Over 125, add 1 fixture per restroom for each additional 45 males/females. See Footnote #1	1: 1-15 2: 16-35 3: 36-60 4: 61-90 5: 91-125 Over 125, add 1 fixture per restroom for each additional 45 males/females. See Footnote #1
Drinking Fountains(4) (Fixtures per person)	1 per 75	None
Other Fixtures (Fixtures per person)	1 Service Sink per floor	1 Service Sink and 1 3-Compartment Sink as required by 77 Ill. Adm. Code 750 See Footnote #6

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Type of Building	Schools-Student Use:			
	Schools-Student Use: Nursery, Elementary		Secondary, Colleges, Universities, Adult Centers, etc.	
	Male	Female	Male	Female
Water Closets (Fixtures per person)	1:1-20 2:21-50 Over 50 add 1 fixture per restroom for each additional 50 persons. See Footnote #1	1:1-20 2:21-50	1 per 40 See Footnote #1	1 per 20
Urinals (Fixtures per person)	See Footnote #2	See Footnote #2	1 per 35	See Footnote #2
Lavatories(3) (Fixtures per person)	1:1-25 2:26-50 Over 50, add 1 fixture per restroom for each additional 50 persons. See Footnote #1	1:1-25 2:26-50	1 per 40 1 per exercise room	1 per 40
Drinking Fountains(4) (Fixtures per person)	1 per 75	1 per 75		
Other Fixtures (Fixtures per person)	1 Service Sink per floor	1 Service Sink per floor		

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Type of Building	Day Care Centers (All Ages)	
	Male	Female
Water Closets (Fixtures per person)	1: 1-10 2: 11-25 3: 26-50 4: 51-75 5: 76-100 6:101-125 7:126-150 8:151-175 Over 175: Add a fixture per restroom for each additional males/females. Footnote #1	1: 1-10 2: 11-25 3: 26-50 4: 51-75 5: 76-100 6:101-125 7:126-150 8:151-175 Over 175: Add a fixture per restroom for each additional males/females. Footnote #1
Urinals (Fixtures per person)	See Footnote #2	See Footnote #2
Lavatories(3) (Fixtures per person)	1: 1-10 2: 11-25 3: 26-50 4: 51-75 5: 76-100 6:101-125 7:126-150 8:151-175 Over 175: Add a fixture per restroom for each additional males/females. Footnote #1	1: 1-10 2: 11-25 3: 26-50 4: 51-75 5: 76-100 6:101-125 7:126-150 8:151-175 Over 175: Add a fixture per restroom for each additional males/females. Footnote #1
Drinking Fountains(4) (Fixtures per person)	1 per 75	1 per 75
Other Fixtures	1 Service Facility	1 Service Sink Per

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Type of Building	Hospital Individual Room	Hospitals Ward Room
Water Closets (Fixtures per person)	1 per room	1 per 8 patients
Urinals (Fixtures per person)	None	None
Lavatories(3) (Fixtures per person)	1 per room	1 per 8 patients
Bathtubs, Showers (Fixtures per person)	1 per room	1 per 8 patients
Drinking Fountains(4) (Fixtures per person)	None	1 per 75
Other Fixtures (Fixtures per person)	1 Service Sink per floor	1 Service Sink per floor

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Type of Building	Institutional-Other than Hospitals or Penal Institutions (on each floor)	Penal Institutions For Prisoner Use Cells or Dormitories
Water Closets (Fixtures per person)	Male 1 per 25 Female 1 per 20	1 per cell 1 per 8 in a dormitory
Urinals (Fixtures per person)	1 per 50(#2) See Footnote #2	None
Lavatories(3) (Fixtures per person)	1 per 10	1 per cell 1 per 8 prisoners in a dormitory
Bathtubs/Showers (Fixtures per person)	1 per 8	1 per 8 prisoners
Drinking Fountains(4) (Fixtures per person)	1 per 75	1 per 75 prisoners
Other Fixtures (Fixtures per person)	1 Service Sink per floor	1 Service Sink per floor

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Instructions/Footnotes For Table B

The numbers of fixtures required for employees are included in the numbers shown in Table B for all building types/uses except Hospital Rooms, Penal Institutions, and Other Institutions. The entry in Table B entitled "All Facilities for Employee Use" shall be used to determine the minimum number of fixtures required for employees in hospitals, penal/other institutions, and all other buildings/facilities that do not appear in Table B.

Questions concerning the minimum numbers of fixtures required for building types not listed in Appendix A, Table B, shall be referred to the Department in writing prior to construction for a decision concerning the minimum numbers (and types) of plumbing fixtures required.

Footnotes:

1. The figures shown are the minimum number of fixtures required for the number of persons indicated or any fraction thereof. Based on the total occupant load determined, the number of fixtures shall be calculated assuming fifty (50) percent of the occupants are male and fifty (50) percent are female. The total male/female occupants shall be calculated first; then the number of fixtures for each (males/females) shall be determined from the appropriate table.
2. Urinals may be substituted for water closets for males, not to exceed one-half (1/2) of the required total number of water closets. Comparable fixtures for females may be substituted for water closets for females, not to exceed one-half (1/2) of the required total number of water closets.
3. 18 lineal inches of wash sink or 18 inches of a circular basin, when provided with water outlets for such space, shall be considered equivalent to one lavatory.
4. Whenever a drinking fountain is required by this code, bottled drinking water or a water dispensing faucet (water station) may be substituted for a drinking fountain, provided it is readily accessible to the public. When bottled drinking water is provided in lieu of a drinking fountain, the bottled water used must be commercially sealed in accordance with the Illinois "Bottled Water Act" (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 121.100 et seq.) [815 ILCS 310] or must comply with the Department's "Public Area Sanitary Practice Code" (77 Ill. Adm. Code 895).
5. The kitchen sink and laundry tray or connection for the washer are not required for the hotel/motel unit.
6. In addition to providing separate handwashing facilities in the kitchen for employees, all restaurants shall provide a minimum of one (1) service/utility sink and one three-compartment sink to sanitize dishes and eating utensils; however, a mechanical dishwasher may be substituted for a three-compartment sink to sanitize dishes and utensils. (See 77 Ill. Adm. Code 750.)
7. When bathtubs/showers are required for employees by OSHA requirements, collective bargaining agreements, etc., they shall be provided at the rate of 1 per 10 employees.

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8. Restaurants with no more than ten (10) combined employees and seats (for patrons) at any one time need not provide public restrooms, provided the employee restroom(s) is (are) accessible and made available to the public.

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Section 890. TABLE C Minimum Air Gaps for Plumbing Fixtures

	Minimum Air Gap (Inches)	
	When Not Affected by Near Wall(1)	When Affected by Near Wall(2)

Lavatories and other fixtures with effective opening not greater than 1/2 inch diameter.

1 1 1/2

Drinking water fountains, single orifice not greater than 7/16 (0.437) inch diameter or multiple orifices having total area of 0.150 square inches (area of circle 7/16 inch diameter).

1 1 1/2

Sink, laundry trays, goose neck bath faucets and other fixtures with effective openings not greater than one inch diameter.

1 1/2 2 1/4

Still, sterilizers and other appliances, fixtures, devices and water and waste connections used for preparation of sterile material.

2 3

Over rim bath fillers and other fixtures with effective openings not greater than one inch diameter.

2 3

Effective openings greater than one inch.

2 X Diameter of effective opening 3 X Diameter of effective opening

(1) Side walls, ribs or similar obstructions do not affect air gaps when spaced from inside edge of spout opening a distance greater than three times the diameter of the effective opening for a single wall, or a distance greater than four times the diameter of the effective opening for two intersecting walls.

(2) Vertical walls, ribs or similar obstructions extending from the water surface to or above the horizontal plane of the spout opening require a greater air gap when spaced closer to the nearest inside edge of spout opening than specified in Footnote 1 above. The effect of three or more such vertical walls or ribs has not been determined. In such cases, the air gap shall be measured from the top of the wall.

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Section 890. TABLE D Minimum Water Distribution Pipe Size

Type of Fixture or Device (See Footnotes 1 & 2)	Pipe Size (inches)
Bathtubs	1/2
Combination sink and tray	1/2
Drinking fountain	3/8
Dishwasher (domestic)	1/2
Kitchen sink (residential)	1/2
Kitchen sink (commercial)	3/4
Lavatory	3/8
Laundry tray (1, 2 or 3 compartment)	1/2
Shower (single head)	1/2
Sinks (service, slop)	1/2
Sinks (flushing rim)	3/4
Urinal (flush tank)	1/2
Urinal (direct flush valve)	3/4
Urinal (siphon jet)	1
Washing machine (automatic)	1/2
Water closet (tank type)	3/8
Water closet (flush valve type)	1
Hose bibbs	1/2
Wall hydrant	1/2

(1) For fixtures not listed, the minimum supply branch shall be installed in the diameters required for similar type fixtures.

(2) The fixture supply pipe shall be extended to within 12 inches of the point of connection to fixture and be within the same area and physical space as

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the point of connection to the fixture.

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Section 890. TABLE E Drainage Fixture Units (D.F.U.) Per Fixture Group

Type of Fixture	D.F.U./ Fixture (Load)	Minimum Size of Trap(2) (inches)
Bathroom groups:		
1 tank water closet, 1 lavatory with 1 1/4 inch trap and 1 bathtub(1) or shower stall	7	1 1/4
1 Water closet with flush valve, 1 lavatory with 1 1/4 inch trap and 1 bathtub or shower(1)	11	
Bathtub (with or without overhead shower)(1)	2	1 1/2
Bathtub(1)	3	2
Bidet	2	1 1/2
Clothes washer, automatic	3	2
Dental unit or cuspidor	1	1 1/4
Drinking fountain	1/2	1
Dishwasher(2), domestic	2	1 1/2
Floor drains	See Appendix A, Table F	
Lavatories:		
Lavatory	1	1 1/4
Lavatory	2	1 1/2
Lavatory, barber, beauty parlor	2	1 1/2
Lavatory, dental	1	1 1/4
Lavatory, surgeon's	2	1 1/2
Laundry tray (1 or 2 compartments)	2	1 1/2
Shower stall	3	2

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Type of Fixture	D.F.U. Fixture (Load)	Minimum Size of Trap(2) (inches)
-----------------	-----------------------------	---

Showers (group) per head(2)	3	2
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Sinks:

Combination sink and tray	3	1 1/2
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Combination sink and tray with food-disposal unit	4 Separate Traps	1 1/2
---	------------------	-------

Flushing rim (with valve)	8	3
---------------------------	---	---

Kitchen sink, domestic	2	1 1/2
------------------------	---	-------

Kitchen sink, domestic, with food-waste grinder	3 Separate Traps	1 1/2
---	------------------	-------

Pot, scullery, etc.(2)	4	1 1/2
------------------------	---	-------

Service (P trap)	3	3
------------------	---	---

Service (P trap)	2	2
------------------	---	---

Surgeon's	3	1 1/2
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Wash sink(2) (circular or multiple, each set of faucets	2	1 1/2
---	---	-------

Urinals:

Urinal, pedestal, siphon jet, blowout	8	2
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Urinal stall	4	2
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Urinal, wall integral trap	4	2
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Urinal, wall P-trap, exposed	4	1 1/2
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Water closets:

Tank operated	4	3
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Valve-operated	8	3
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(1) A shower head over a bathtub does not increase the fixture value.
 (2) See Appendix A: Table F and Section 890.1330(b) for method of determining unit values of fixtures not listed in this Table or for rating of devices with intermittent flows.

Section 890. TABLE F Fixtures Not Listed in Table E

Fixture Drain or Trap Size	Drainage Fixture Unit Value (D.F.U.)
1 1/4 inches and smaller	1
1 1/2 inches	2
2 inches	3
2 1/2 inches	4
3 inches	5
4 inches	6

Section 890. TABLE G Building Drains

Diameter of Pipe (inches)	Maximum Number of Drainage Fixture Units (D.F.U.) That May be Connected to Any Portion of the Building Drain				
	1/16 Inch	1/8 Inch	1/4 Inch	1/2 Inch	
4	--	180	216	250	
5	--	390	480	575	
6	--	700	840	1,000	
8	1,400	1,600	1,920	2,300	
10	2,500	2,900	3,500	4,200	
12	3,900	4,600	5,600	6,700	
15	7,000	8,300	10,000	12,000	

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Section 890. TABLE H Horizontal Fixture Branches and Stacks

Maximum Number of Drainage Fixtures Unit (D.F.U.)
That May be Connected to:

Diameter of Pipe (inches)	Any Horizontal Fixture Branch	One Stack of 3 Stories in Height		More than 3 Stories in Height	
		Height or 3 Intervals	Total for Stack	Total for One Story or Branch Interval	Total at
1 1/4	1	2	2	1	
1 1/2	3	4	8	2	
2	6	10	24	6	
2 1/2	12	20	42	9	
3	20(1)	30(2)	60(2)	16(1)	
4	100	240	500	90	
5	360	540	1,100	200	
6	620	960	1,900	350	
8	1,400	2,200	3,600	600	
10	2,500	3,800	5,600	1,500	
12	3,900	6,000	8,400	1,500	
15	7,000	--	--	--	

(1) Not over two water closets.

(2) Not over six water closets, or more than two per branch interval or per floor.

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Section 890. TABLE I Allowed Distance from Fixture Trap to Vent

Size of Fixture Drain (Inches)	Maximum Allowed Distance from Trap to Vent
1 1/4	2 ft. 6 in.
1 1/2	3 ft. 6 in.
2	4 ft. 0 in.
3	5 ft. 0 in.
4 and larger	6 ft. 0 in.

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Section 890. TABLE J Size of Vent Stacks

Number of Bathroom Groups	Diameter of Vent Stacks (Inches)
1 or 2	2
3 to 9	3
10 to 16	4

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Section 890. TABLE K Size and Length of Vents

Size of Soil or Waste Stack	Fix- ture Units Con- nected	Diameter of Vent Required (Inches)								
		1 1/4	1 1/2	2	2 1/2	3	4	5	6	8
		Maximum Length of Vent (Feet)								
1 1/4	2	30								
1 1/2	8	50	150							
1 1/2	10	30	100							
2	12	30	75	200						
2	20	26	50	150						
2 1/2	42		30	100	300					
3	10		30	100	200	600				
3	30			60	200	500				
3	60			50	60	400				
4	100			35	100	260	1,000			
4	200			30	90	250	900			
4	500			20	70	180	700			
5	200				35	80	350	1,000		
5	500				30	70	300	900		
5	1,100				20	50	200	700		
6	350				25	50	200	400	1,300	
6	620				15	30	125	300	1,100	
6	960					24	100	250	1,000	
6	1,900					20		70	200	700
8	600						50	150	500	1,300
8	1,400						40	100	400	1,200
8	2,200						30	80	350	1,100
9	3,600						25	60	250	800
10	1,000						75	125	1,000	1,000
10	2,500						50	100	500	500
10	3,800						30	80	350	350
10	5,600						25	60	250	250

Agency Note: Per Section 890.1580(e), no more than 20 percent of the maximum developed length may be installed in the horizontal position. Vent piping serving floor drains shall be installed in such a manner as to minimize horizontal vent distances.

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Section 890. TABLE L Horizontal Circuit and Loop Vent Sizing Table

Line	Soil or waste pipe diam. (in.)	Fix- ture Units (max. number)	Diameter of circuit or loop vent (in.)					
			1 1/2	2	2 1/2	3	4	5
			Maximum Horizontal Length (ft.)					
1	1 1/2	10	20					
2	2	12	15	40				
3	2	20	10	30				
4	3	10	20	40	100			
5	3	30	40	100				
6	3	60	16	80				
7	4	100	7	20	52	200		
8	4	200	6	18	50	180		
9	4	500	14	36	140			
10	5	200	16	70	200			
11	5	1,100	10	40	140			

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Section 890. TABLE M Load Values Assigned to Fixtures

Load Values Assigned to Fixtures

Fixture	Occupancy	Type of Supply Control	Load Values in Water (Supply Fixture Units)		
			Cold	Hot	Total
Water Closet	Public	Flush Valve	10	-	10
Water Closet	Public	Flush Tank	5	-	5
Urinal	Public	1" Flush Valve	10	-	10
Urinal	Public	3/4" Flush Valve	5	-	5
Urinal	Public	Flush Tank	3	-	3
Lavatory	Public	Faucet	1.5	1.5	2
Bath tub	Public	Faucet	3	3	4
Shower Head	Public	Mixing Valve	3	3	4
Service Sink	Offices, etc.	Faucet	2.25	2.25	3
Kitchen Sink	Hotel/ Restaur. Office, etc.	Faucet	3	3	4
Drinking Fountain	Private	3/8" Valve	0.25	-	0.25
Water Closet	Private	Flush Valve	6	-	6
Water Closet	Private	Flush Tank	3	-	3
Lavatory	Private	Faucet	0.75	0.75	1
Bath tub	Private	Faucet	1.5	1.5	2
Shower Stall	Private	Mixing Valve	1.5	1.5	2
Kitchen Sink	Private	Faucet	1.5	1.5	2
Laundry Trays (1 to 3)	Private	Faucet	2.25	2.25	3
Combination Fixture	Private	Faucet	2.25	2.25	3
Dishwashing Machine	Private	Automatic	-1	-1	1
Laundry Machine	Private	Automatic	1.5	1.5	2
(8 lb) Laundry Machine	Public/ General	Automatic	2.25	2.25	3
(8 lb) Laundry Machine	Public/ General	Automatic	3	3	4
(16 lb) Sill Cock	Public/ General	Faucet	5	-	5

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Note: For fixtures not listed, loads shall be assumed by comparing the fixtures to one listed using water in similar quantities and at similar rates. The assigned loads for fixtures with both cold and hot water supplies are given for separate cold and hot water loads and for total load.

Section 890.TABLE N Water Supply Fixture Units (W.S.F.U.) for a Supply System with Flush Tanks

Water Supply Fixture Units (W.S.F.U.) for a Supply System with Flush Tanks

W.S.F.U.	Demand (GPM)	Pipe Size (Inches)	Pressure Loss		Velocity (Ft./Sec.)	Meter Size (Inches)
			(PSI/100' of Pipe)			
2	2	1/2"	4.2	2.7	5/8"	
4	3	1/2"	8.7	4.2	5/8"	
6	5	1/2"	22.5	7.0	5/8"	
8	6.5	3/4"	6.3	4.3	5/8"	
10	8	3/4"	9.0	5.4	3/4"	
12	9.2	3/4"	11.5	6.1	3/4"	
14	10.4	3/4"	15.0	6.9	3/4"	
16	11.6	3/4"	18.0	7.7	3/4"	
20	14	1"	7.2	5.6	3/4"	
25	17	1"	10.0	6.6	3/4"	
30	20	1"	13.6	8.0	1"	
35	22.5	1 1/4"	5.8	5.7	1"	
40	25	1 1/4"	7.0	6.3	1"	
45	27	1 1/4"	8.2	6.9	1"	
50	29	1 1/4"	9.5	7.4	1"	
60	32	1 1/2"	5.0	5.8	1 1/2"	
70	35	1 1/2"	6.2	6.4	1 1/2"	
80	38	1 1/2"	7.0	7.2	1 1/2"	
90	41	1 1/2"	8.0	7.5	1 1/2"	
100	43.5	1 1/2"	8.7	7.8	2"	
120	48	2"	2.7	5.0	2"	
140	52.5	2"	3.1	5.4	2"	
160	57	2"	3.6	5.8	2"	
180	61	2"	3.9	6.1	2"	
200	65	2"	4.5	6.6	2"	
225	70	2"	5.2	7.1	2"	
250	75	2"	6.0	7.7	3"	
275	80	2 1/2"	2.6	5.5	3"	
300	85	2 1/2"	2.9	5.8	3"	
350	95	2 1/2"	3.5	6.5	3"	
400	105	2 1/2"	4.2	7.1	3"	
450	115	2 1/2"	5.0	8.0	3"	
500	125	3"	2.3	5.9	3"	
600	145	3"	3.1	6.8	4"	
750	170	3"	4.0	8.0	4"	

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Water Supply Fixture Units (W.S.F.U.) for a
Supply System with Flush Tanks

W.S.F.U.	Demand (GPM)	Pipe Size (Inches)	Pressure Loss		Velocity (Ft./Sec.)	Meter Size (Inches)
			(PSI/100' of Pipe)	(PSI/100' of Pipe)		
1000	208	4"	1.5	5.7	4"	4"
1250	240	4"	1.9	6.4	4"	4"
1500	267	4"	2.3	7.0	4"	4"
1750	294	4"	2.8	7.8	4"	4"
2000	320	6"	0.36	3.7	6"	6"

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Section 890. TABLE O Water Supply Fixture Units (W.S.F.U.) for a Supply System
with FlushometerWater Supply Fixture Units (W.S.F.U.) for a
Supply System with Flushometer

W.S.F.U.	Demand (GPM)	Pipe Size (Inches)	Pressure Loss		Velocity (Ft./Sec.)	Meter Size (Inches)
			(PSI/100' of Pipe)	(PSI/100' of Pipe)		
10	27	1 1/4"	8.3	6.8	3/4"	3/4"
12	28.6	1 1/4"	9.2	7.2	3/4"	3/4"
14	30.2	1 1/4"	10	7.9	3/4"	3/4"
16	31.8	1 1/4"	11	8.0	3/4"	3/4"
20	35	1 1/2"	6.0	6.4	1"	1"
25	38	1 1/2"	7.0	6.9	1"	1"
30	41	1 1/2"	8.0	7.4	1"	1"
35	43.8	1 1/2"	8.8	8.0	1"	1"
40	46.5	2"	2.5	4.7	1"	1"
45	49	2"	2.7	5.1	1"	1"
50	51.5	2"	2.9	5.4	1 1/2"	1 1/2"
60	55	2"	3.4	5.8	1 1/2"	1 1/2"
70	58.5	2"	3.7	6.0	1 1/2"	1 1/2"
80	62	2"	4.0	6.2	1 1/2"	1 1/2"
90	64.8	2"	4.6	6.5	1 1/2"	1 1/2"
100	67.5	2"	5.0	6.8	1 1/2"	1 1/2"
120	72.5	2"	5.6	7.2	2"	2"
140	77.5	2"	6.3	8.0	2"	2"
160	82.5	2 1/2"	2.7	5.7	2"	2"
180	87	2 1/2"	3.0	6.1	2"	2"
200	91.5	2 1/2"	3.4	6.4	2"	2"
225	97	2 1/2"	3.7	6.8	2"	2"
250	101	2 1/2"	4.0	7.1	3"	3"
275	106	2 1/2"	4.2	7.3	3"	3"
300	110	2 1/2"	4.6	7.6	3"	3"
350	119	3"	2.1	5.5	3"	3"
400	126	3"	2.3	5.9	3"	3"
450	138	3"	2.7	6.3	3"	3"
500	145	3"	3.0	6.8	3"	3"
600	160	3"	3.6	7.4	4"	4"
750	178	4"	1.1	4.7	4"	4"
1000	208	4"	1.5	5.6	4"	4"
1250	240	4"	1.9	6.4	4"	4"
1500	267	4"	2.3	7.0	4"	4"
1750	294	4"	2.8	7.8	4"	4"

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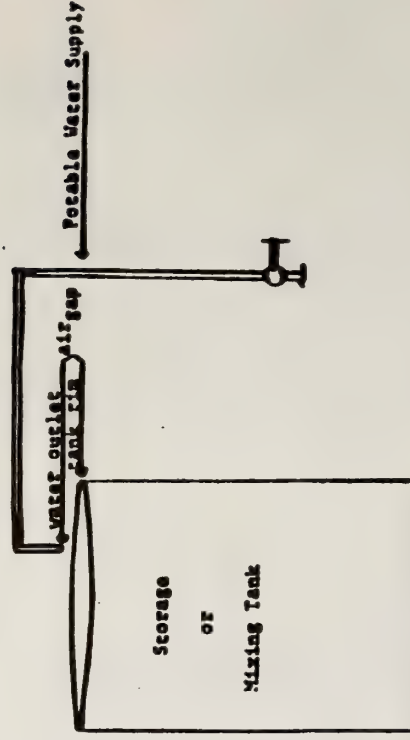
Water Supply Fixture Units (W.S.F.U.) for a
Supply System with Flushometer

W.S.F.U.	Demand (GPM)	Pipe Size (Inches)	Pressure Loss (PSI/100' of Pipe)	Velocity (Ft./Sec.)	Meter Size (Inches)
2000	321	6"	0.4	3.7	6"

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Section 890. TABLE P Demand at Individual Water Outlets
Demand at Individual Water Outlets

Type of Outlet	Demand (g.p.m.)
Ordinary Lavatory Faucet	2.0
Self Closing Lavatory Faucet	2.5
Sink Faucet, 3/8" or 1/2"	4.5
Sink Faucet, 3/4"	6.0
Bath Faucet, 1/2"	5.0
Shower Head, 1/2"	5.0
Laundry Faucet, 1/2"	5.0
Ballcock in Water Closet Flush Tank	3.0
1" Flush Valve (25 psi flow pressure)	35.0
1" Flush Valve (15 psi flow pressure)	27.0
3/4" Flush Valve (15 psi flow pressure)	15.0
Drinking Fountain Jet	0.75
Dishwashing Machine (domestic)	4.0
Laundry Machine (8 to 16 pounds)	4.0
Aspirator (operating room or laboratory)	2.5
Hose Bibb or Sill Cock	5.0



Section 890. TABLE Q Allowance in Equivalent Length of Pipe for Friction Loss in Valves and Fittings

Allowance in Equivalent Length of Pipe for Friction Loss in Valves and Fittings

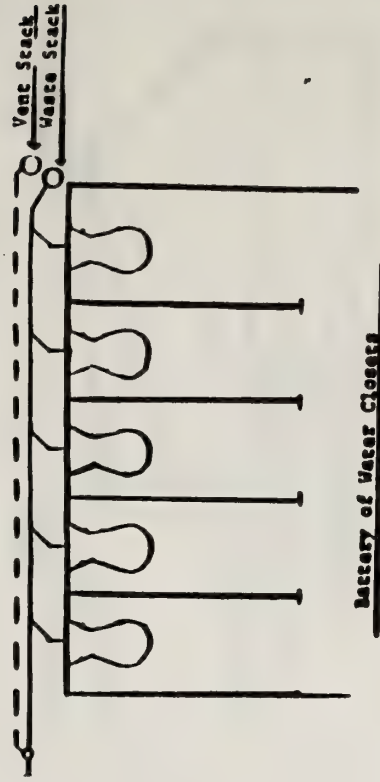
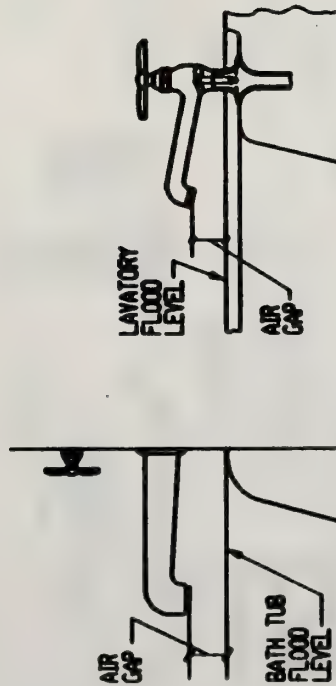
The following applies to all types of material approved for potable water distribution:

Equivalent Feet of Pipe for Various Pipes Sizes

Valve or Fitting	1/2"	3/4"	1"	1 1/4"	1 1/2"	2"	2 1/2"	3"
45° ell (wrought)	0.5	0.5	1.0	1.0	2.0	2.0	3.0	4.0
90° ell (wrought)	0.5	1.0	1.0	2.0	2.0	2.0	2.0	3.0
Tee, Run (wrought)	0.5	0.5	0.5	0.5	1.0	1.0	2.0	-
Tee, Branch (wrought)	1.0	2.0	3.0	4.0	5.0	7.0	9.0	-
45° ell (cast)	0.5	1.0	2.0	2.0	3.0	5.0	8.0	11.0
90° ell (cast)	1.0	2.0	4.0	5.0	8.0	11.0	14.0	18.0
Tee, Run (cast)	0.5	0.5	0.5	1.5	1.0	2.0	2.0	2.0
Tee, Branch (cast)	2.0	3.0	5.0	7.0	9.0	12.0	16.0	20.0
Compression Stop	13.0	21.0	30.0	-	-	-	-	-
Globe Valve	-	-	-	53.0	66.0	90.0	-	-
Gate Valve	-	-	1.0	1.0	2.0	2.0	2.0	2.0

Section 890. ILLUSTRATION B Air Gap Drawing #2

(Referenced in Section 890.120, Definition of "Air Gap.")

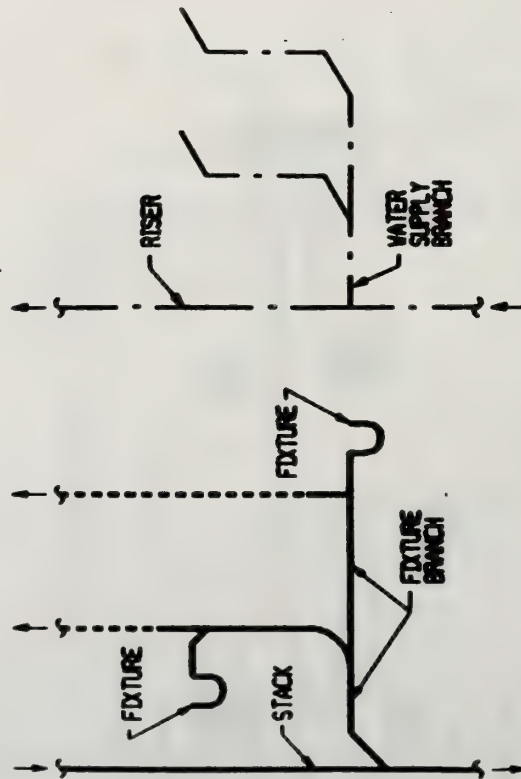


Section 890. ILLUSTRATION C Battery of Fixtures

(Referenced in Section 890.120, Definition of "Battery of Fixtures.")

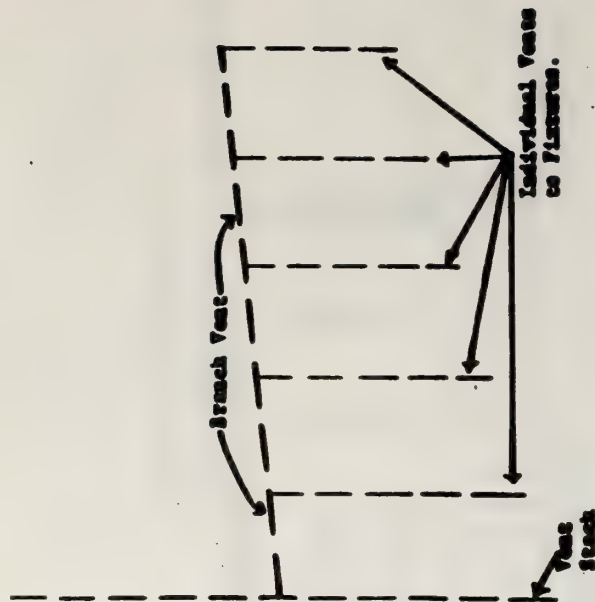
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Section 890. ILLUSTRATION D Branch
(Referenced in Section 890.120, Definition of "Branch.")



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Section 890. ILLUSTRATION E Branch Vent
(Referenced in Section 890.120, Definition of "Branch Vent.")

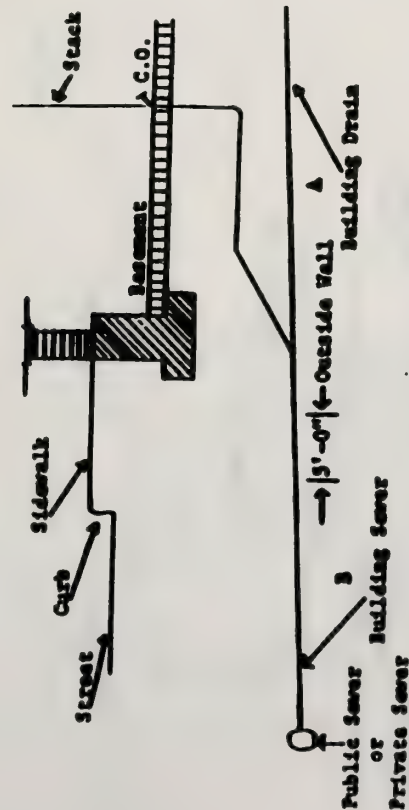


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Section 890. ILLUSTRATION F Building Drain

(Referenced in Section 890.120, Definition of "Building Drain.")

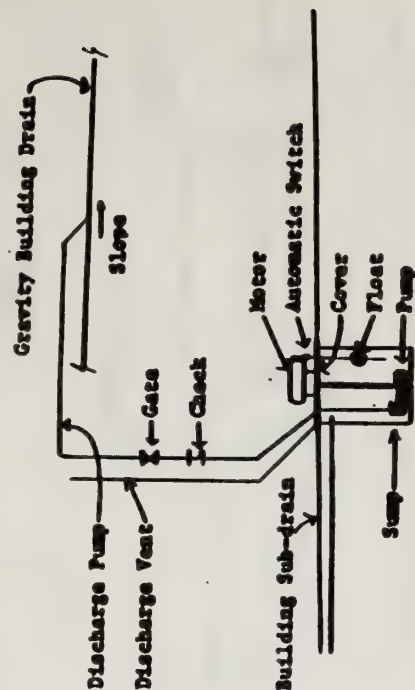


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Section 890. ILLUSTRATION G Building Sub-Drain

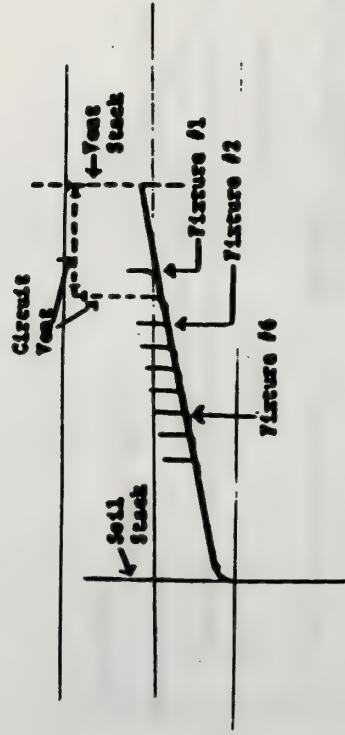
(Referenced in Section 890.120, Definition of "Building Sub-Drain.")



Building sub-drain receives discharge from fixtures located below sewer.

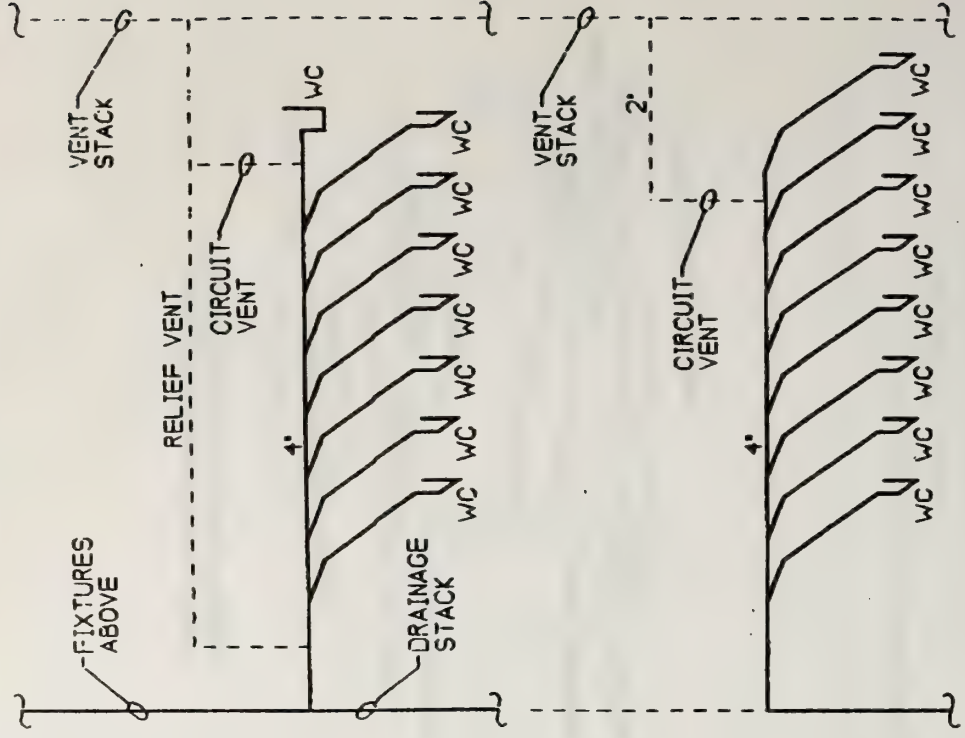
Section 890. ILLUSTRATION B Circuit Vent

(Referenced in Section 890.120, Definition of "Circuit Vent.")



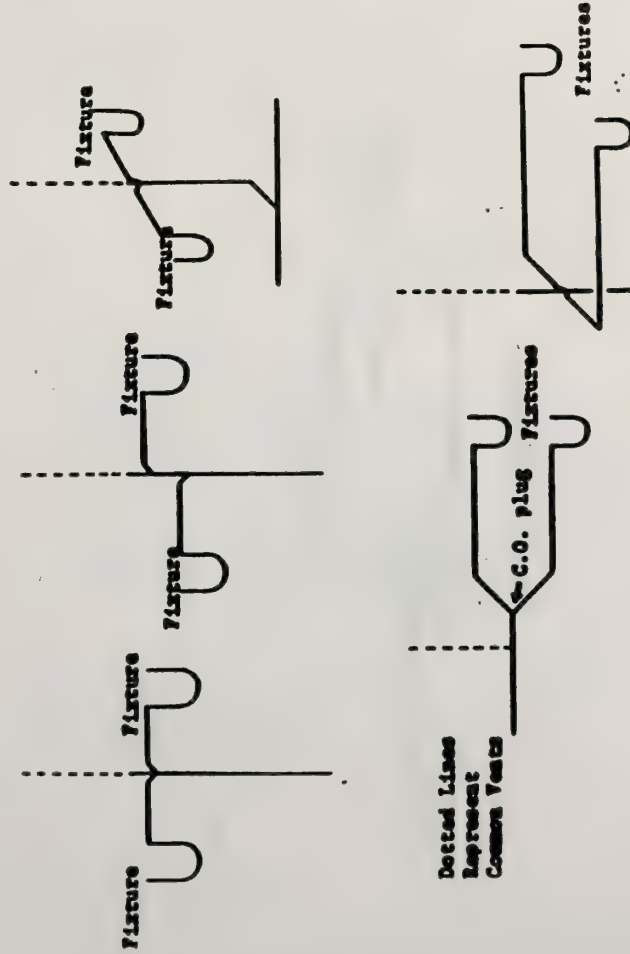
Section 890. ILLUSTRATION B Circuit Vent

(Referenced in Section 890.120, Definition of "Circuit Vent.")



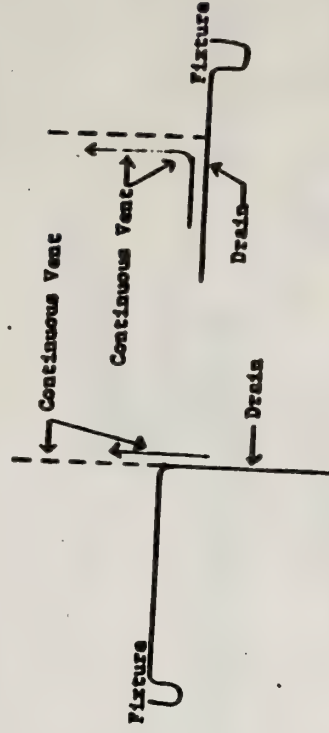
Section 890. ILLUSTRATION I Common Vent

(Referenced in Section 890.120, Definition of "Common Vent.")



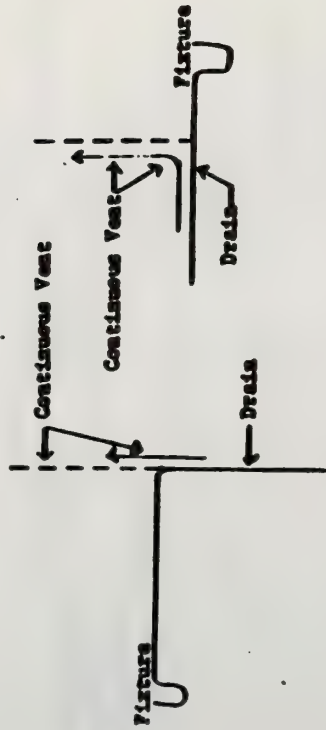
Section 890. ILLUSTRATION J Continuous Vent

(Referenced in Section 890.120, Definition of "Continuous Vent.")



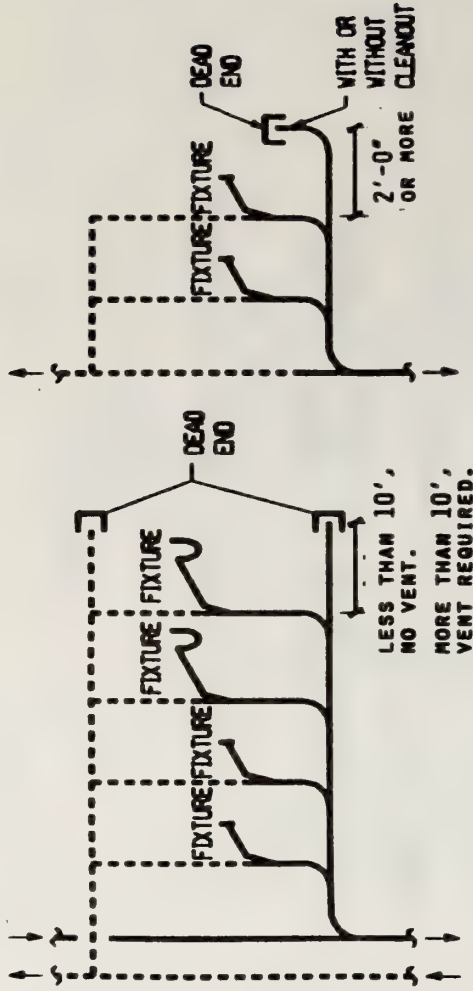
Section 890. ILLUSTRATION J Continuous Vent

(Referenced in Section 890.120, Definition of "Continuous Vent.")



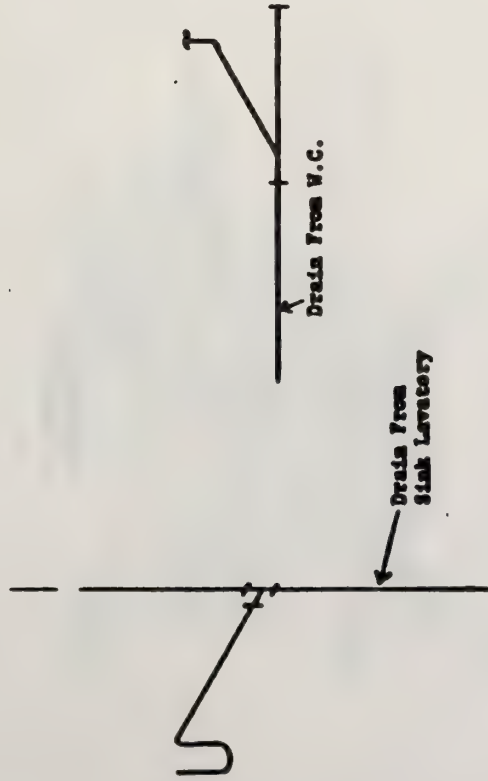
Section 890. ILLUSTRATION K Dead End

(Referenced in Section 890.120, Definition of "Dead End.")



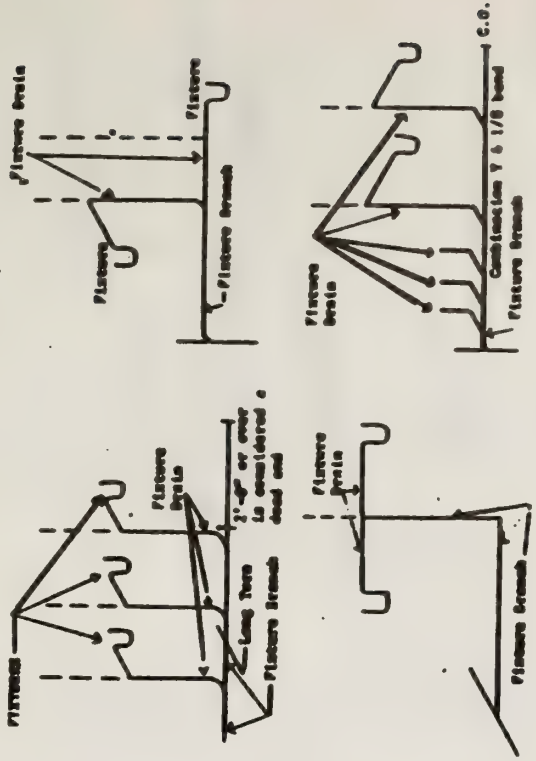
Section 890. ILLUSTRATION L Drain

(Referenced in Section 890.120, Definition of "Drain.")



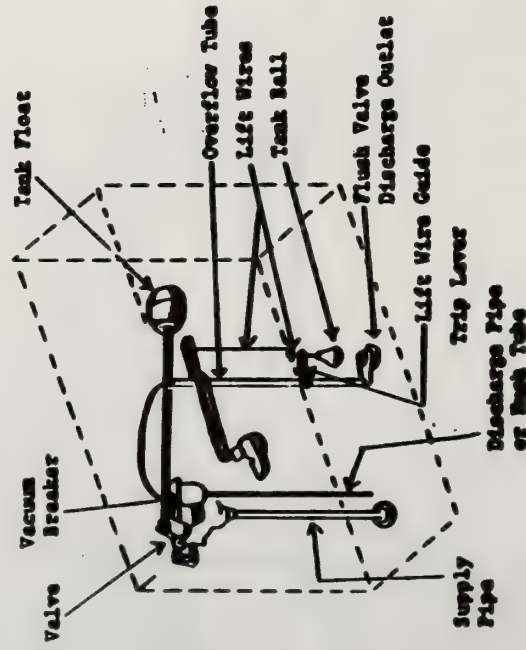
Section 890. ILLUSTRATION M Fixture Drain

(Referenced in Section 890.120, Definition of "Fixture Drain.")



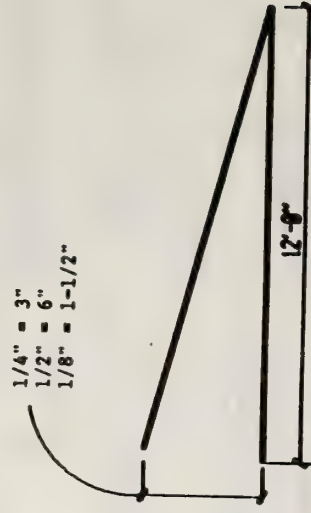
Section 890. ILLUSTRATION N Flush Valve

(Referenced in Section 890.120, Definition of "Flush Valve.")



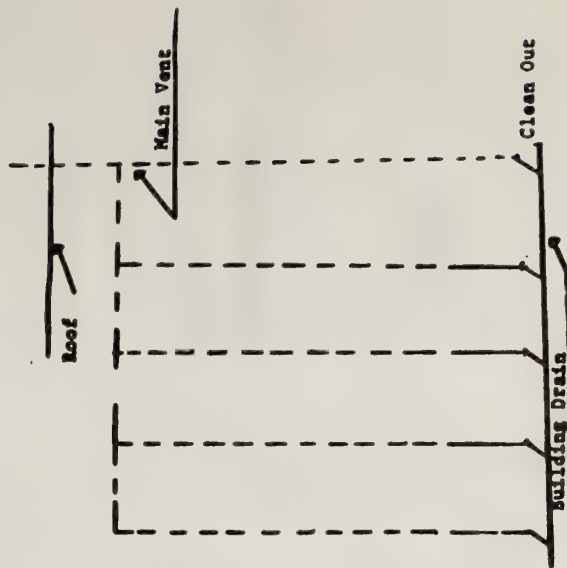
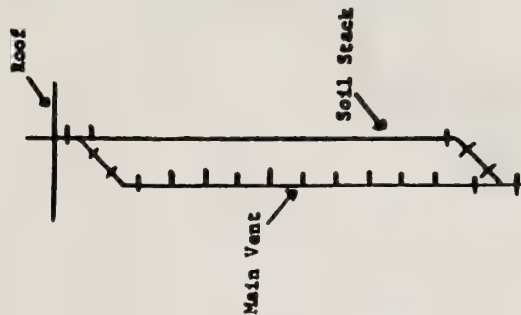
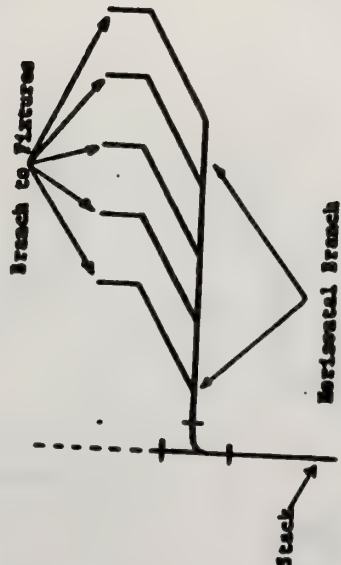
Section 890. ILLUSTRATION O Grade

(Referenced in Section 890.120, Definition of "Grade.")



Section 890. ILLUSTRATION P Horizontal Branch

(Referenced in Section 890.120, Definition of "Horizontal Branch.")

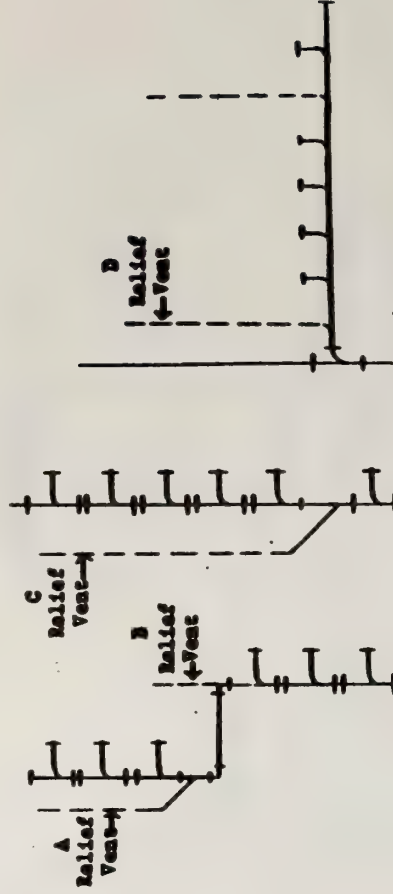


Section 890. ILLUSTRATION Q Main Vent

(Referenced in Section 890.120, Definition of "Main Vent.")

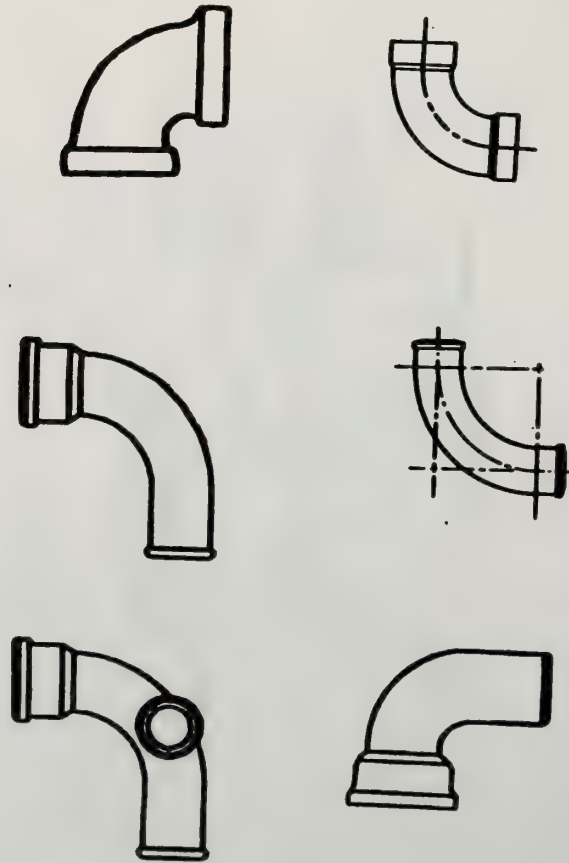
Section 890. ILLUSTRATION S Relief Vent

(Referenced in Section 890.120, Definition of "Relief Vent.")



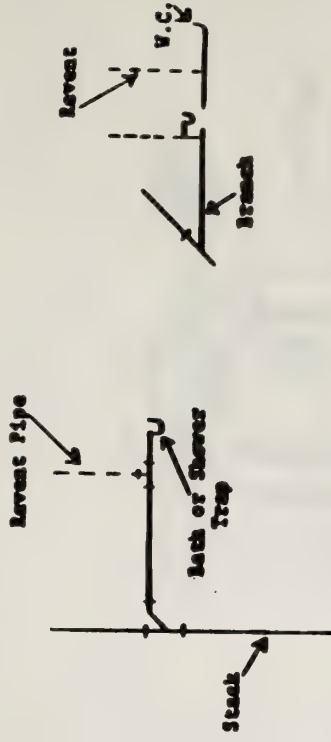
Section 890. ILLUSTRATION R Quarter Bend

(Referenced in Section 890.120, Definition of "Quarter Bend.")



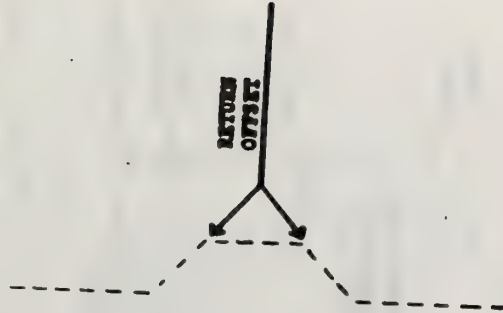
Section 890. ILLUSTRATION U Revent Pipe

(Referenced in Section 890.120, Definition of "Revent Pipe.")



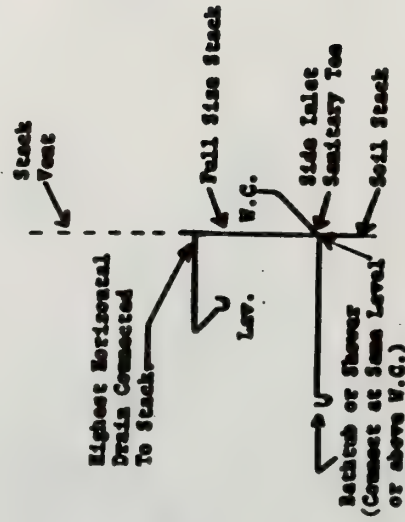
Section 890. ILLUSTRATION T Return Offset

(Referenced in Section 890.120, Definition of "Return Offset.")



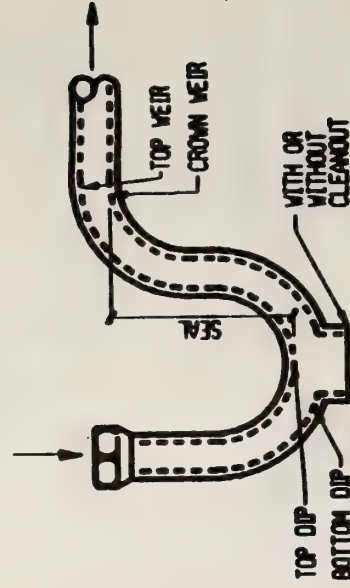
Section 890. ILLUSTRATION V Stack Vent

(Referenced in Section 890.120, Definition of "Stack Vent.")



Section 890. ILLUSTRATION W Trap

(Referenced in Section 890.120, Definition of "Trap.")
(Referenced in Section 890.120, Definition of "Trap Seal.")

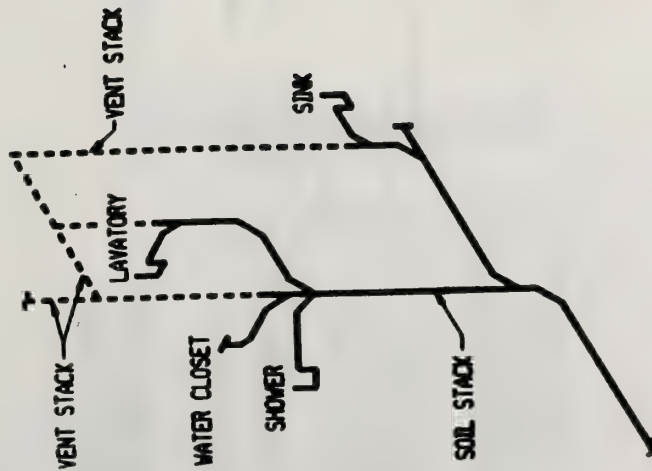


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Section 890. ILLUSTRATION X Vent Stack

(Referenced in Section 890.120, Definition of "Vent Stack.")

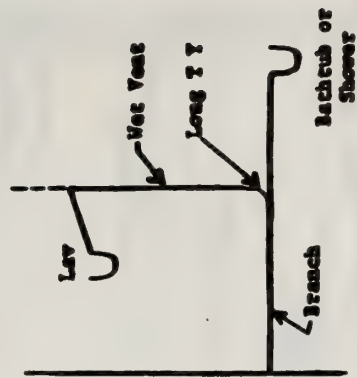


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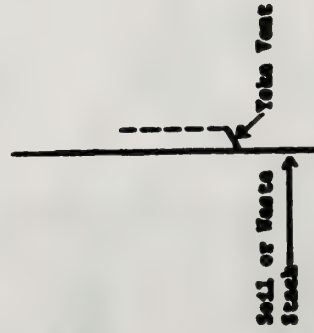
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Section 890. ILLUSTRATION Y Wet Vent

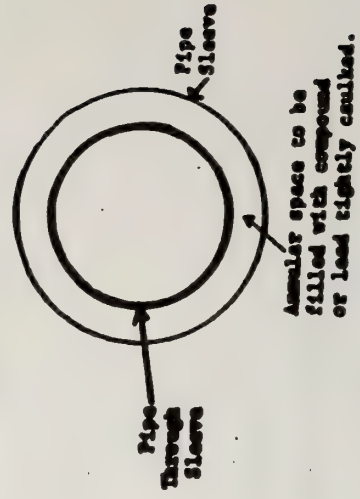
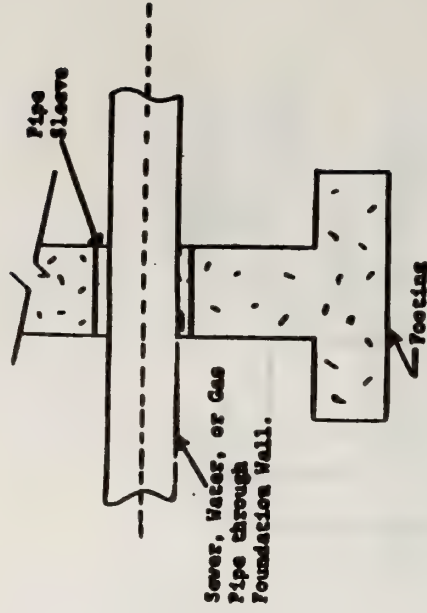
(Referenced in Section 890.120, Definition of "Wet Vent.")



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 Section 890.ILLUSTRATION Z Yoke Vent
 (Referenced in Section 890.120, Definition of "Yoke Vent.")



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 Section 890.ILLUSTRATION AA Sleeves
 (Referenced in Section 890.180(c) & (d))



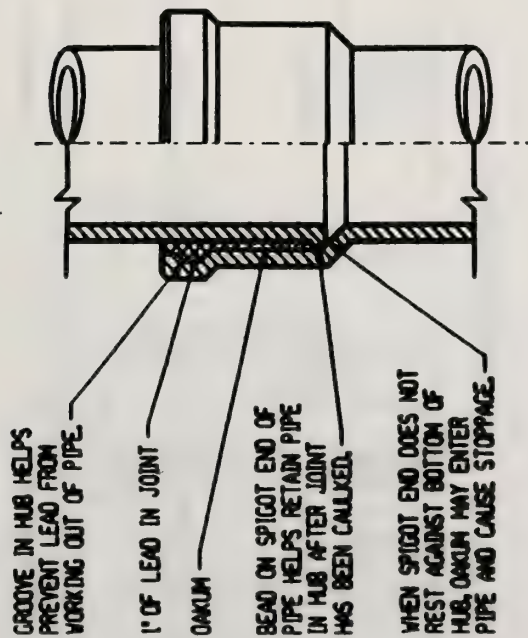
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Section 890.APPENDIX C Illustrations for Subpart C

Section 890.ILLUSTRATION A Caulked Joints

(Referenced in Section 890.320(a))

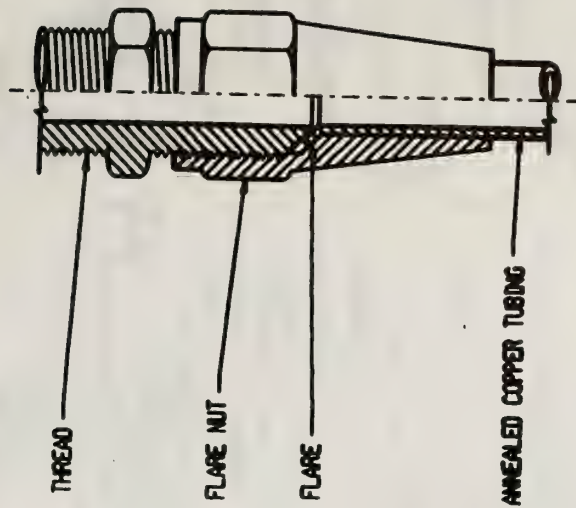


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Section 890.ILLUSTRATION B Flared Joints

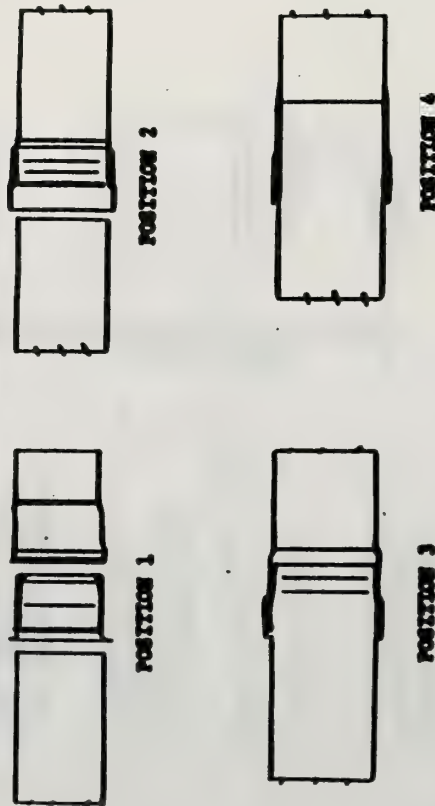
(Referenced in Section 890.320(e))



Section 890. ILLUSTRATION C Positions of Application for Compression Type Joints

(Referenced in Section 890.320(p)(1))

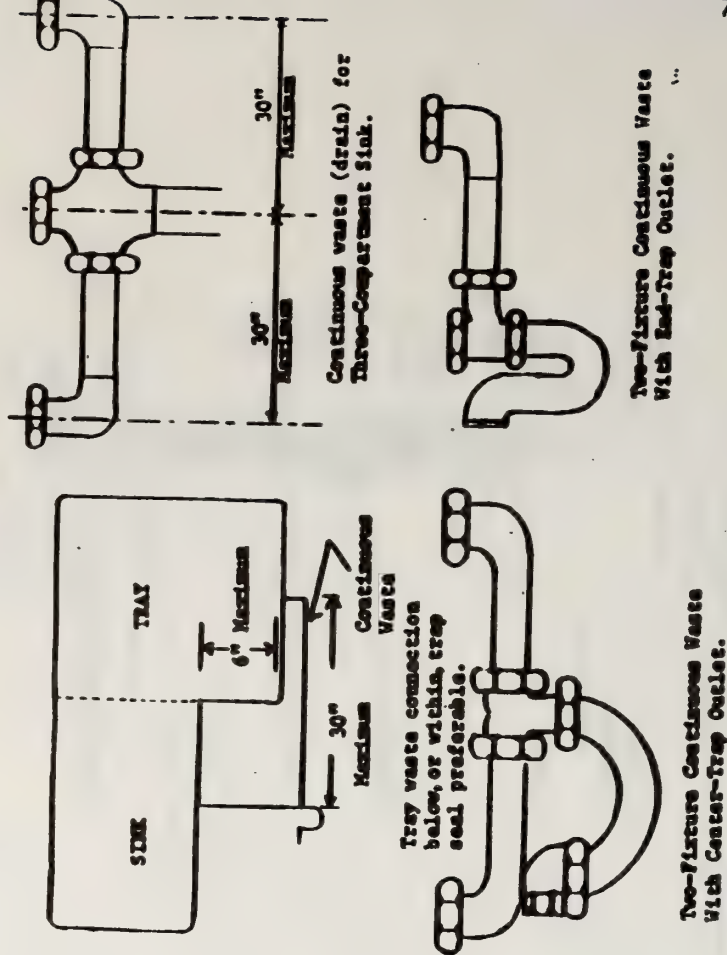
POSITIONS OF APPLICATION

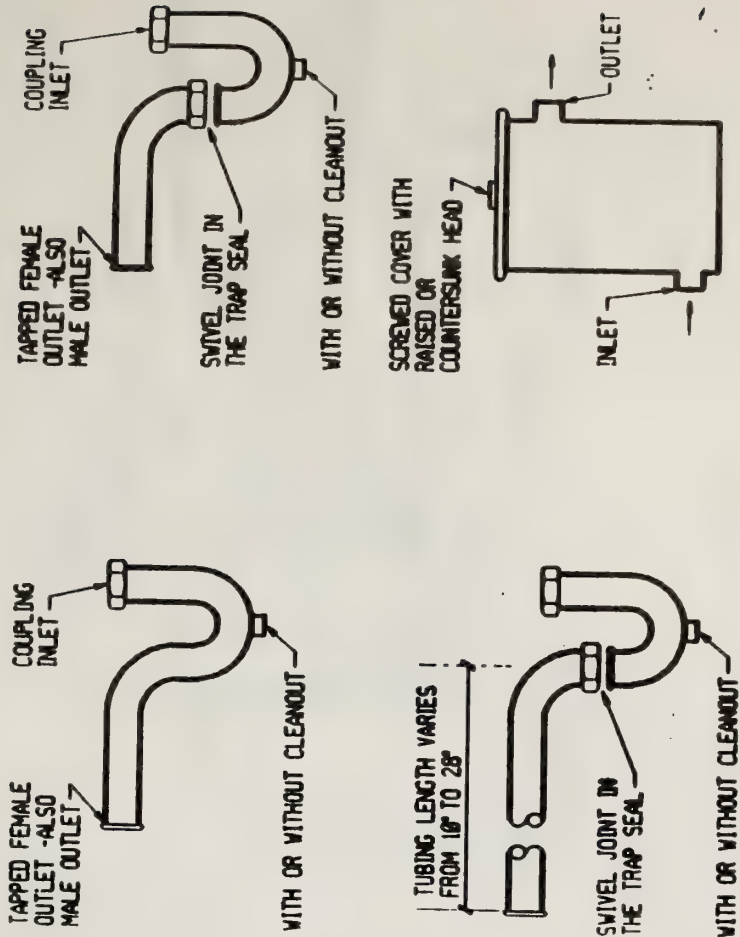
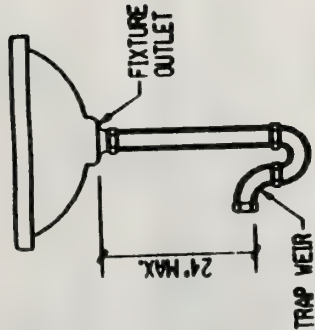


Section 890. APPENDIX D Illustrations for Subpart D

Section 890. ILLUSTRATION A Fixture Traps

(Referenced in Section 890.410(a)(1))

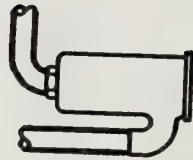




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Section 890. ILLUSTRATION E Prohibited Traps
(Referenced in Section 890.410(k))



BELL TRAP

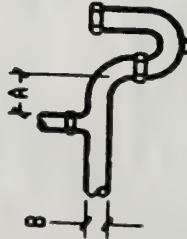


ANTI-SIPHON TRAP



BENT TUBE
FULL 'S' TRAP

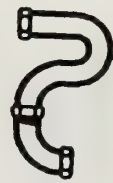
TRAP IS CROWN VENTED
WHEN DISTANCE 'A' IS LESS
THAN TWO PIPE DIAMETERS
FROM TRAP WEIR.



CROWN VENTED TRAP

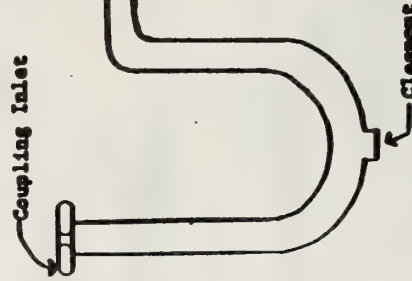


FULL 'S' TRAP



WITH STREET ELBOW

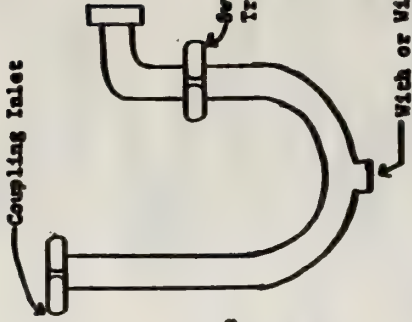
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Section 890. ILLUSTRATION D Trap Cleanouts
(Referenced in Section 890.410(g))



Coupling Inlet

Tapped
Female
Outlet
-Also Male
Outlet

Cleanout



Seal joint in
Trap Seal.

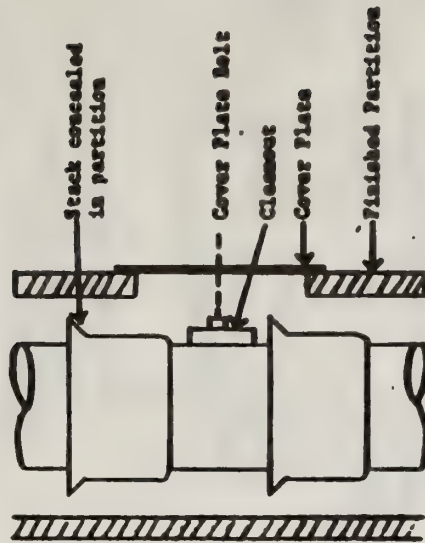
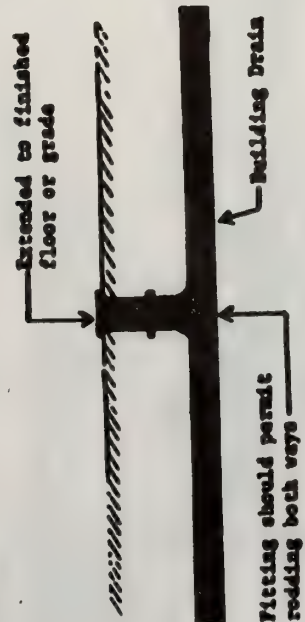
Weir or Without Cleanout

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Section 890. ILLUSTRATION F Underground Drainage

(Referenced in Section 890.420(c))



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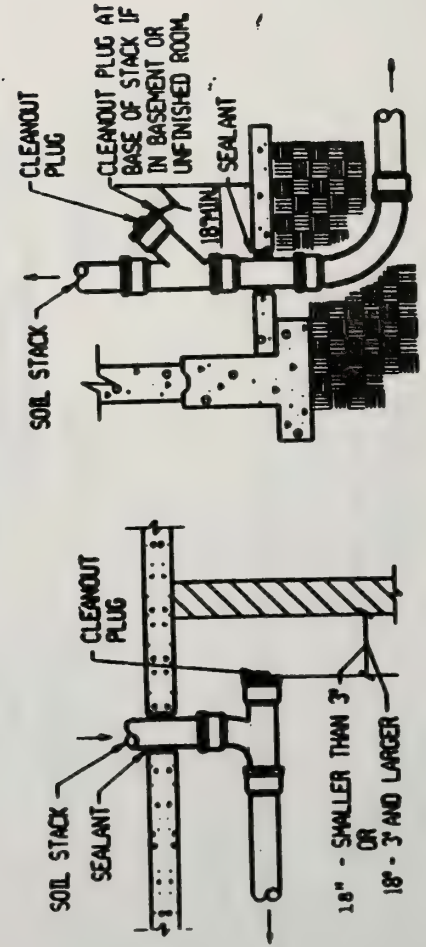
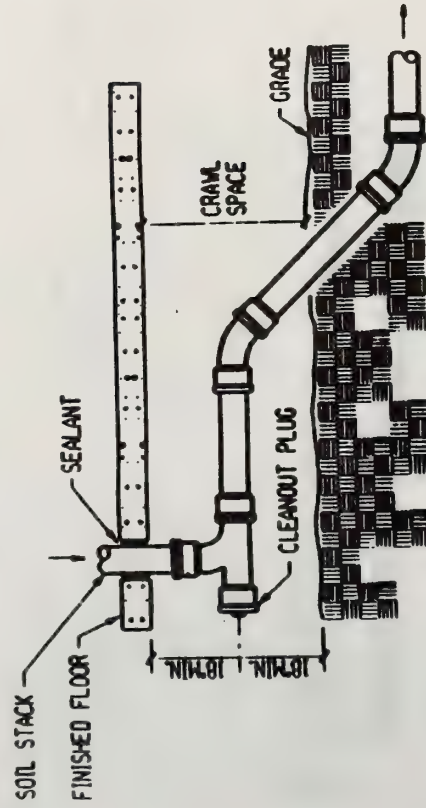
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Section 890. ILLUSTRATION G Concealed Piping

(Referenced in Section 890.420(d))

Section 890. ILLUSTRATION H Cleanout Clearance

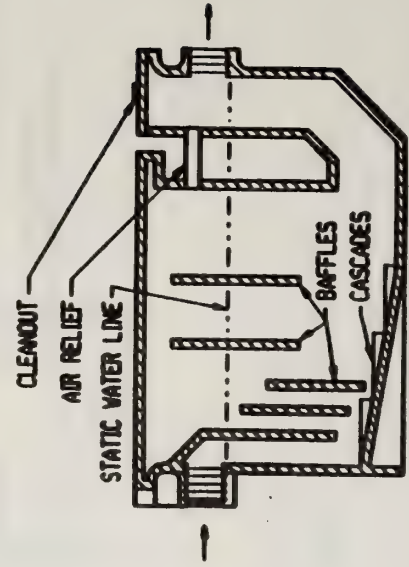
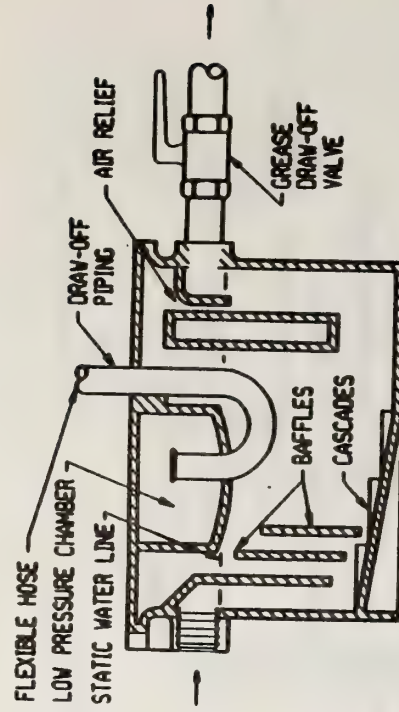
(Referenced in Section 890.420(j))



Section 890. APPENDIX E Illustrations for Subpart E

Section 890. ILLUSTRATION A Grease Interceptor

(Referenced in Section 890.510)

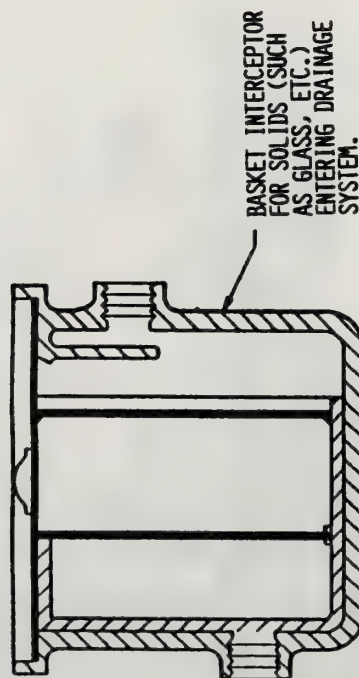


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Section 890. ILLUSTRATION D Interceptors for Bottling Plants

(Referenced in Section 890.530)

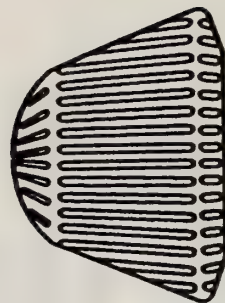
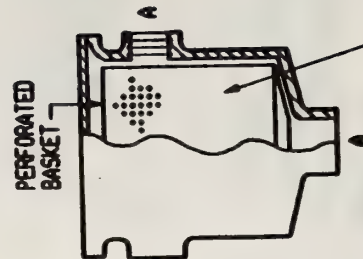


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Section 890. ILLUSTRATION E Laundry Interceptors

(Referenced in Section 890.540)



DOMED TOP TO PERMIT
FLOW WHEN DEBRIS
ACCUMULATES AT
BASE OF DRAIN.

NO PERFORATIONS BELOW
TO RETAIN SOLIDS.

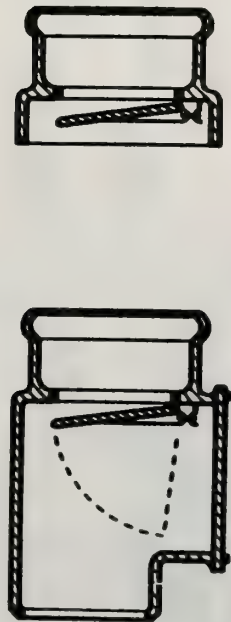
A = SIZE - THREADED OR CAULK
BOTTOM OR SIDE OUTLET.

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Section 890.ILLUSTRATION F Backwater Valve Location

(Referenced in Section 890.550(c))



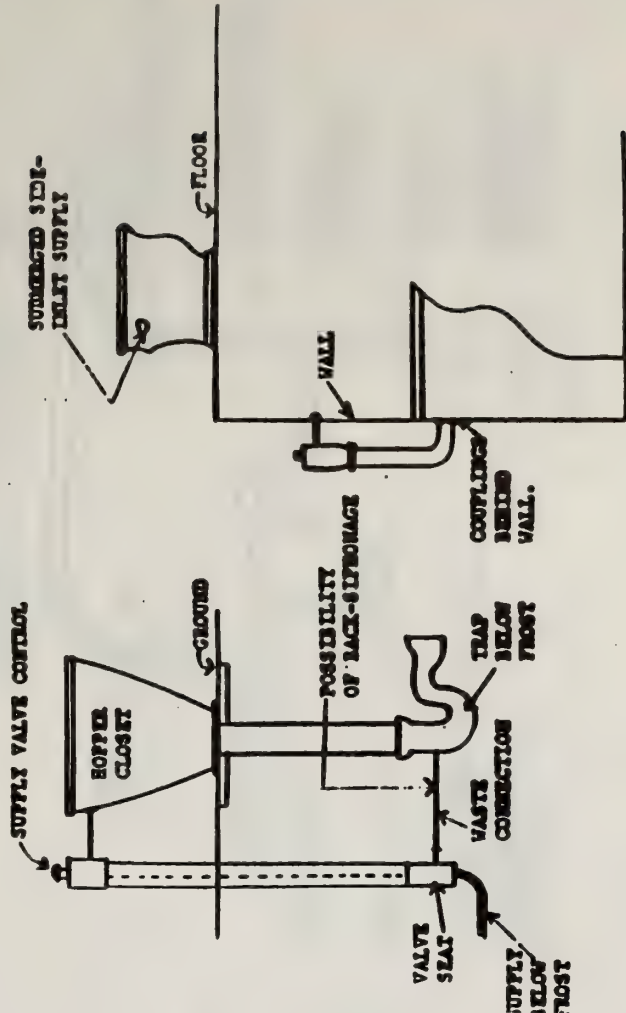
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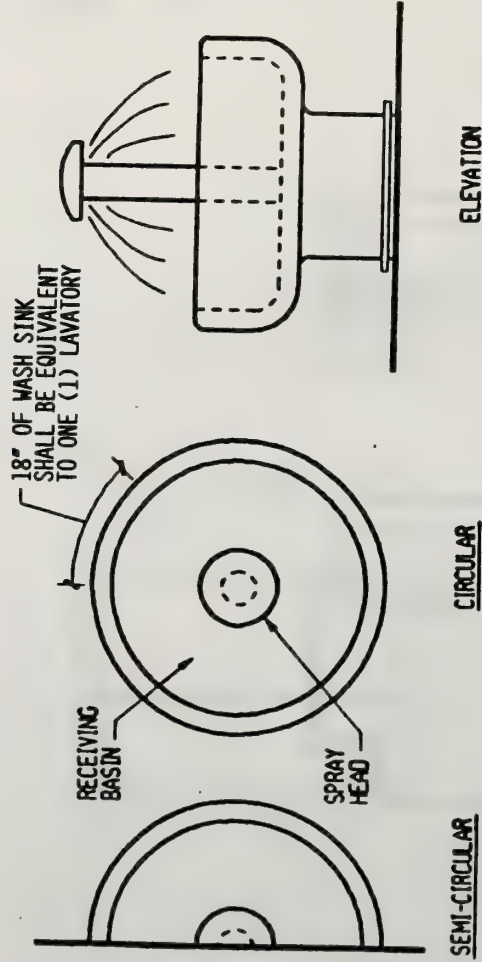
Section 890.APPENDIX F Illustrations for Subpart F

Section 890.ILLUSTRATION A Prohibited Fixtures

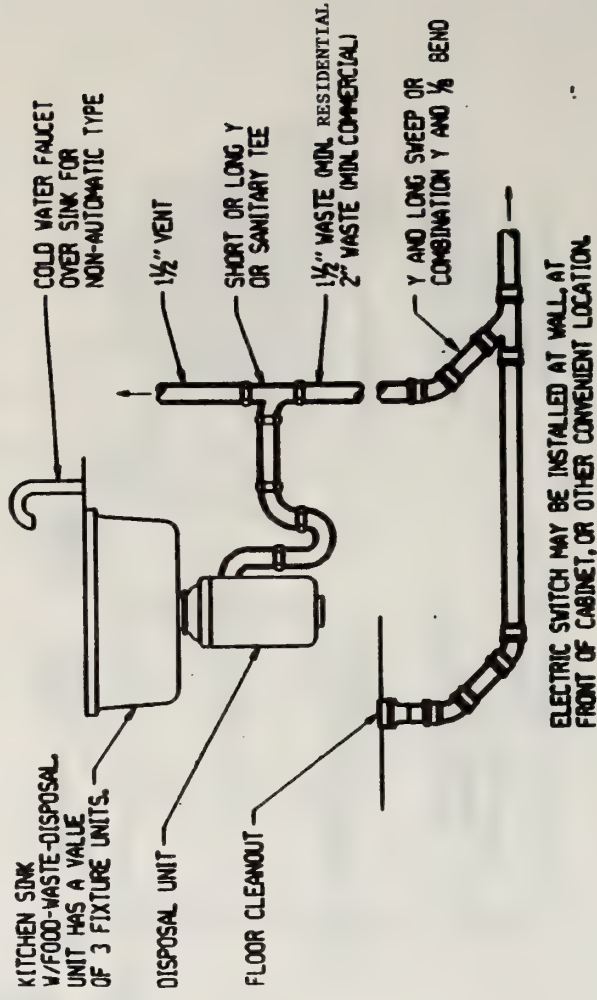
(Referenced in Section 890.650(j))



Section 890. ILLUSTRATION B Circular Wash Sinks
(Referenced in Section 890.680(d))

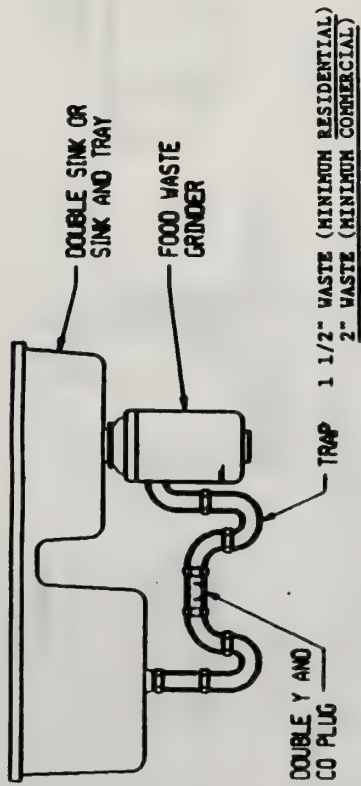


Section 890. ILLUSTRATION C Commercial-Type Grinder #1
(Referenced in Section 890.710(b))



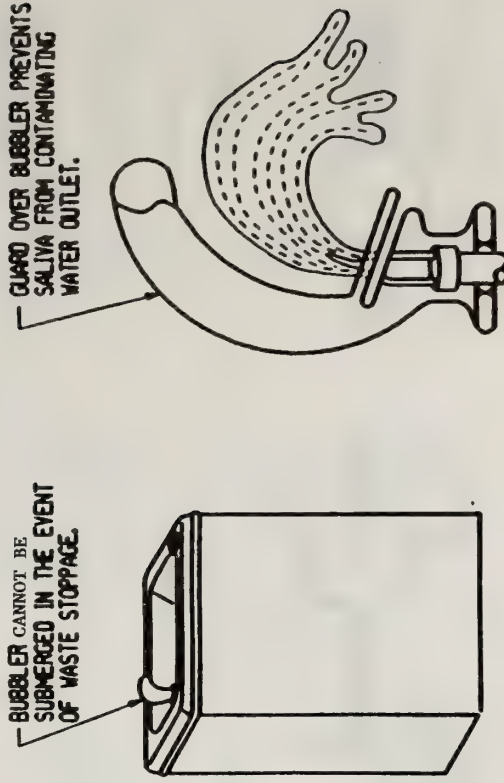
Section 890. ILLUSTRATION D Commercial-Type Grinder #2

(Referenced in Section 890.710(b))



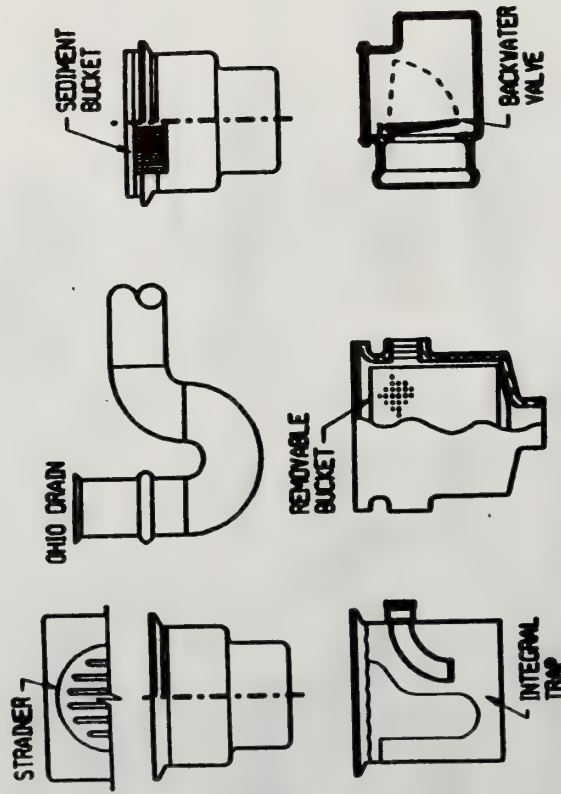
Section 890. ILLUSTRATION E Protective Guard

(Referenced in Section 890.720(a) & (b))



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Section 890. ILLUSTRATION F Trap and Strainer
(Referenced in Section 890.730)



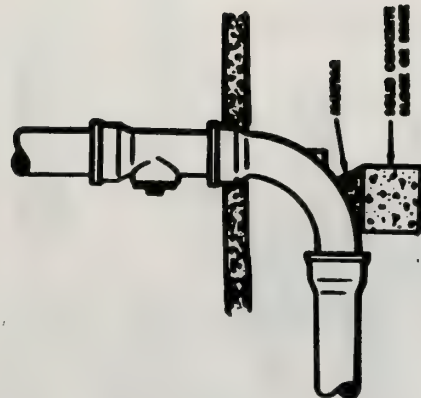
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Section 890. APPENDIX G Illustrations for Subpart G
Section 890. ILLUSTRATION A Cast Iron Soil Pipe Support #1
(Referenced in Section 890.920)



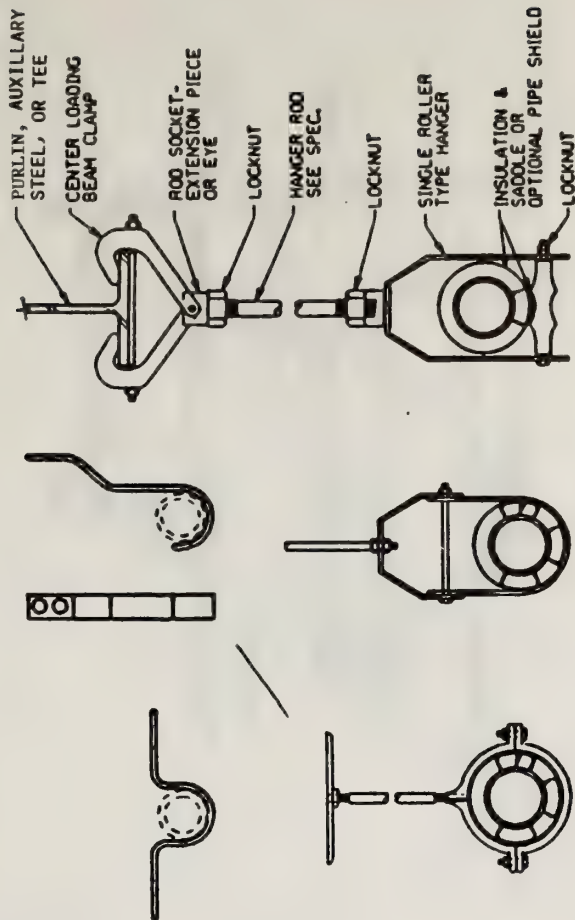
Section 890. ILLUSTRATION B Cast Iron Soil Pipe Support #2

(Referenced in Section 890.920)



Section 890. ILLUSTRATION C Horizontal Piping Support

(Referenced in Section 890.930(a))

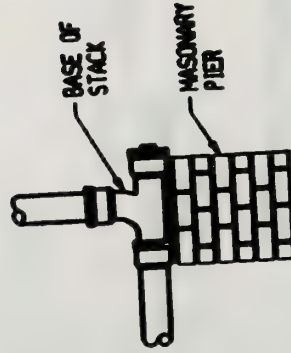


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Section 890.ILLUSTRATION D Cast Iron Soil Stack Support

(Referenced in Section 890.930(b))



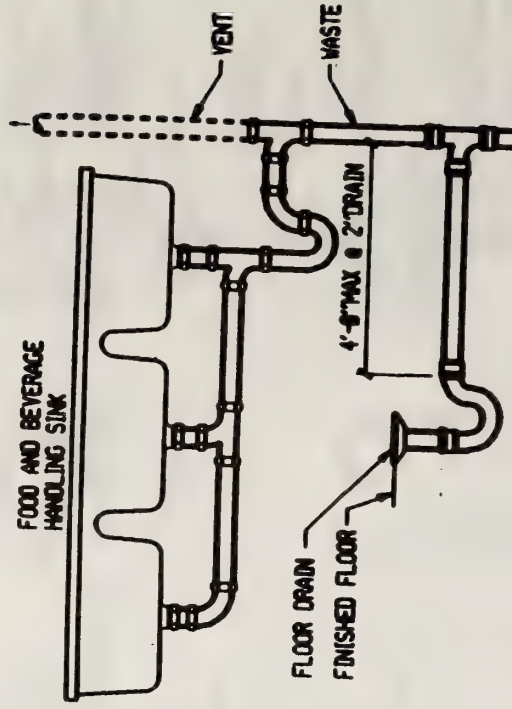
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Section 890.APPENDIX H Indirect Waste Piping #1

Section 890.ILLUSTRATION A Indirect Waste Piping #1

(Referenced in Section 890.1010(a))

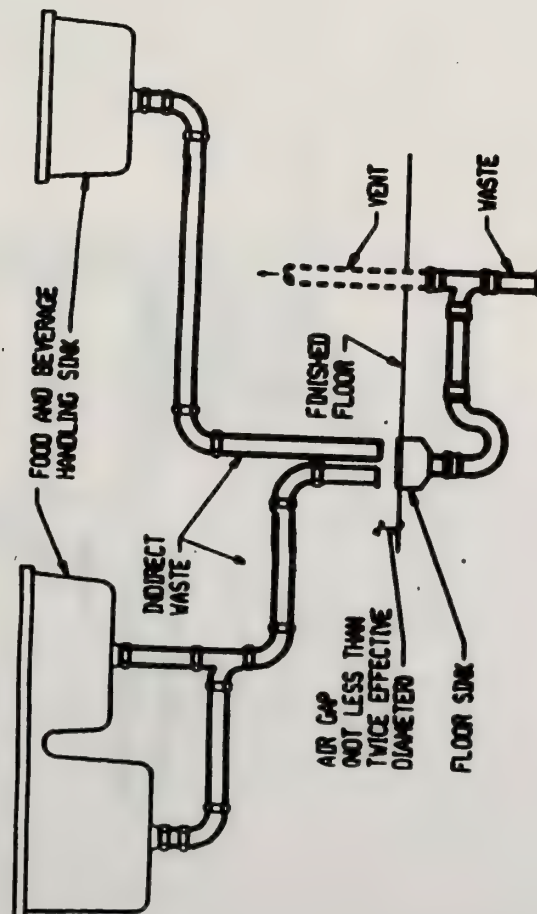


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Section 890. ILLUSTRATION B Indirect Waste Piping #2

(Referenced in Section 890.1010(a))

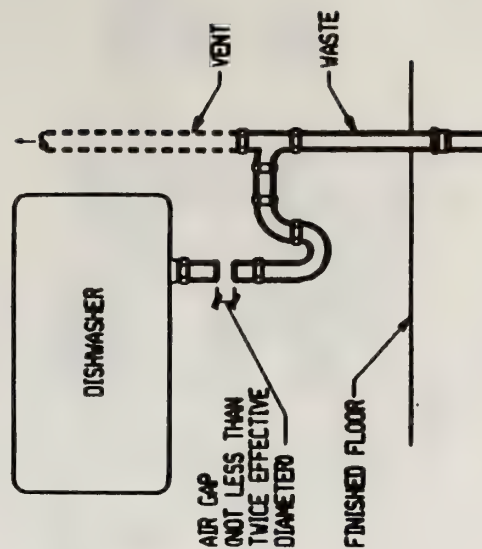


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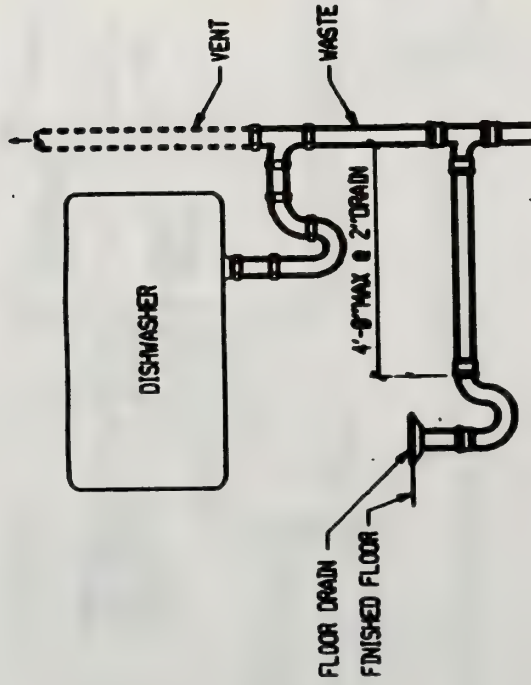
Section 890. ILLUSTRATION C Indirect Waste Piping #3

(Referenced in Section 890.1010(a))



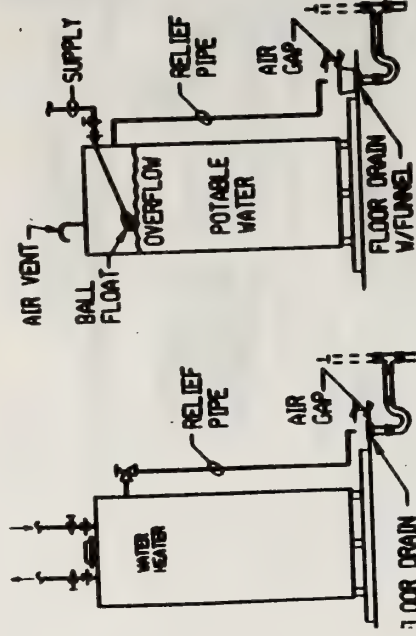
Section 890. ILLUSTRATION D Indirect Waste Piping #4

(Referenced in Section 890.1010(a))



Section 890. ILLUSTRATION E Indirect Waste Connection

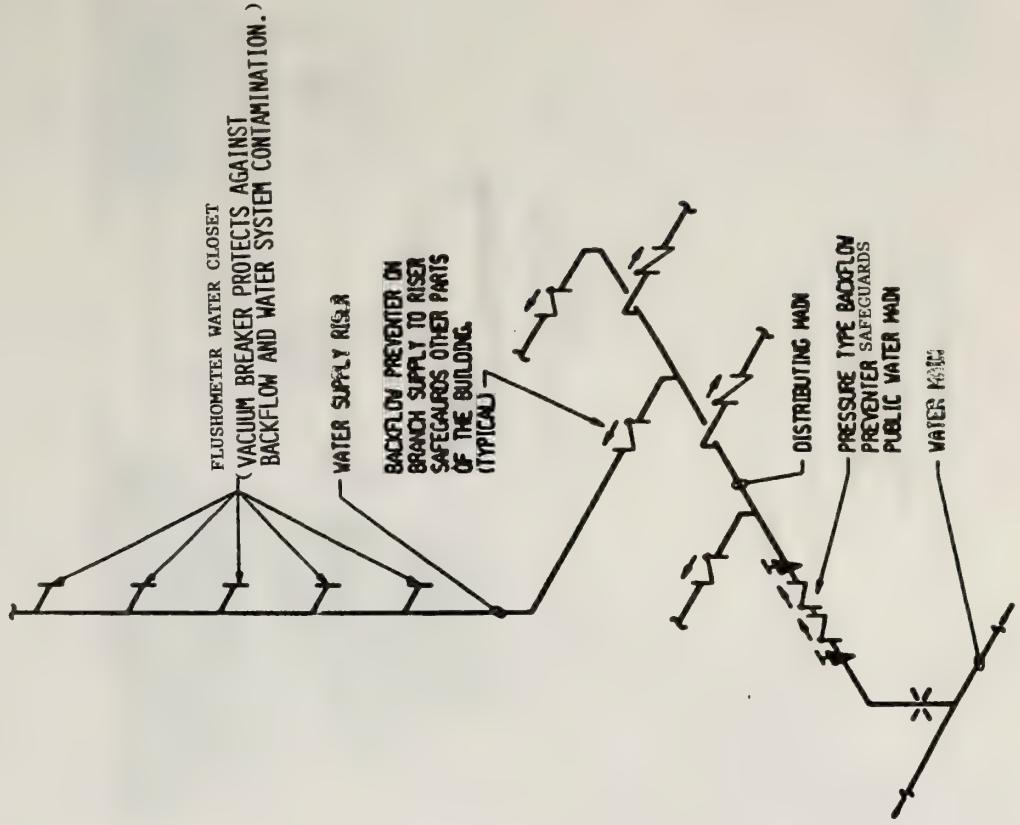
(Referenced in Section 890.1010(b))



Section 890.APPENDIX I Illustrations for Subpart I

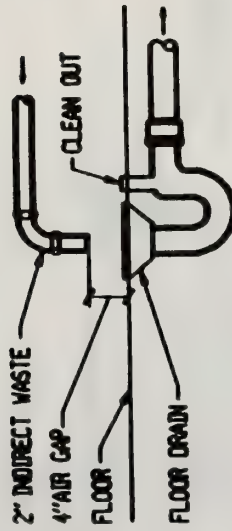
Section 890.ILLUSTRATION A Cross Connection #1

(Referenced in Section 890.1130(a))



Section 890.ILLUSTRATION F Air Gaps

(Referenced in Section 890.1040)

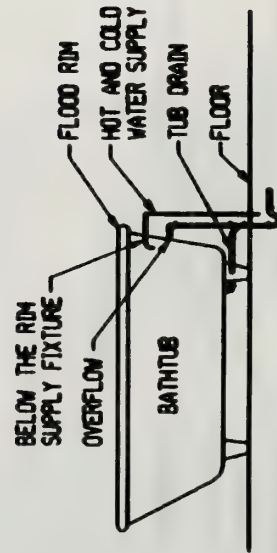


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Section 890. ILLUSTRATION B Cross Connection #2

(Referenced in Section 890.1130(a))

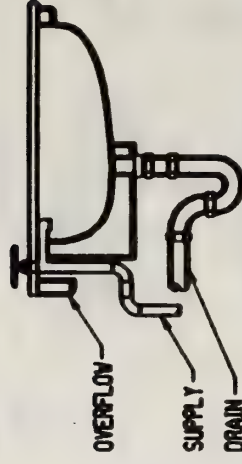


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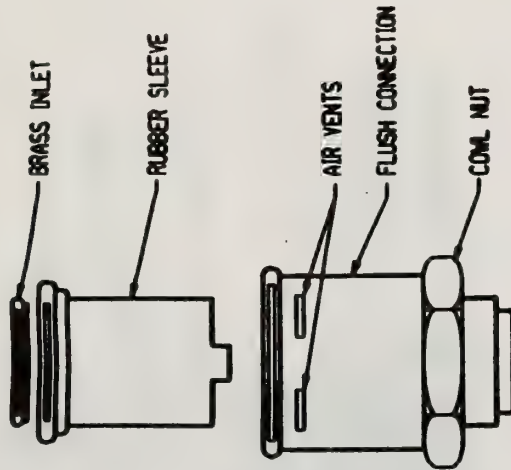
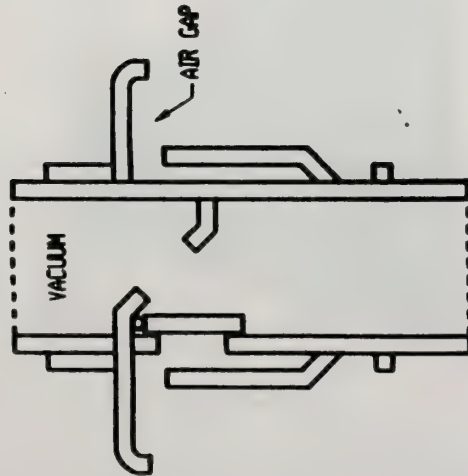
NOTICE OF ADOPTED RULES

Section 890. ILLUSTRATION C Cross Connection #3

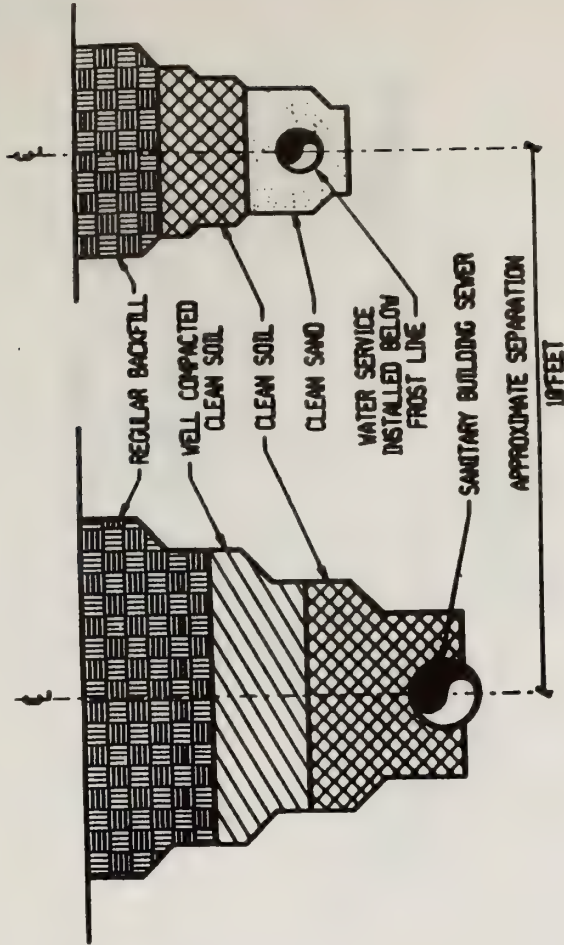
(Referenced in Section 890.1130(a))



Section 890. ILLUSTRATION D Flushometer Valve
(Referenced in Section 890.1140(b))

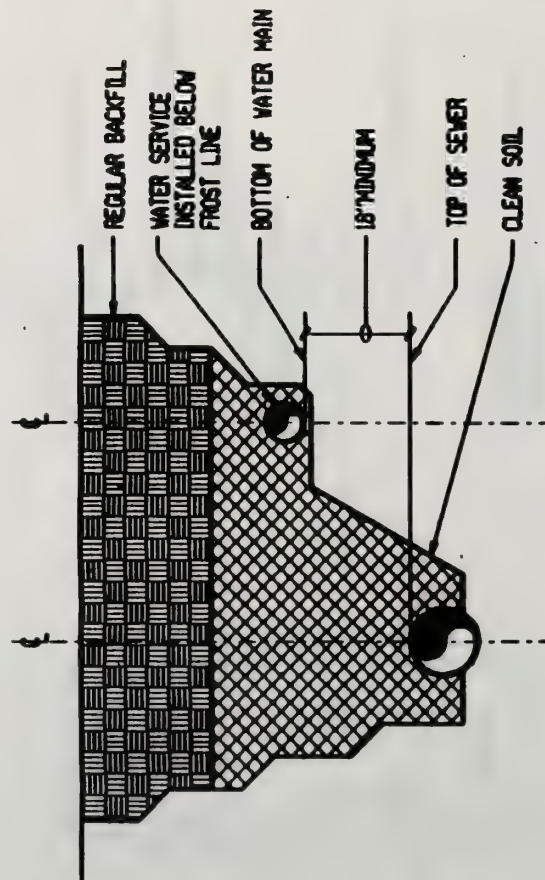
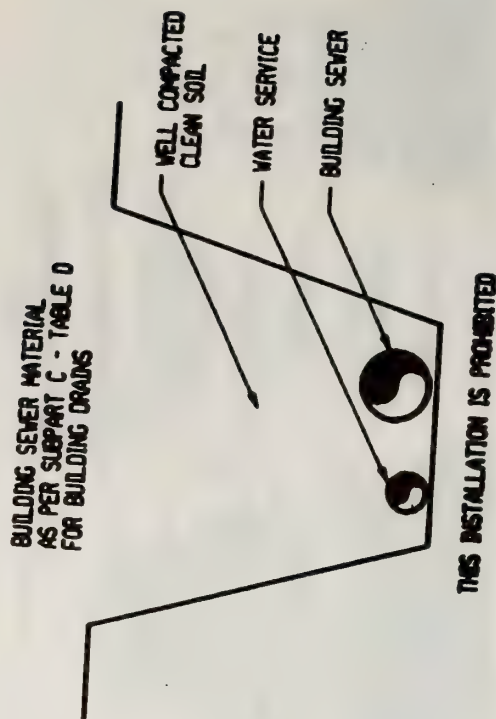


Section 890. ILLUSTRATION E Underground Water Piping #1
(Referenced in Section 890.1150(a)(1))



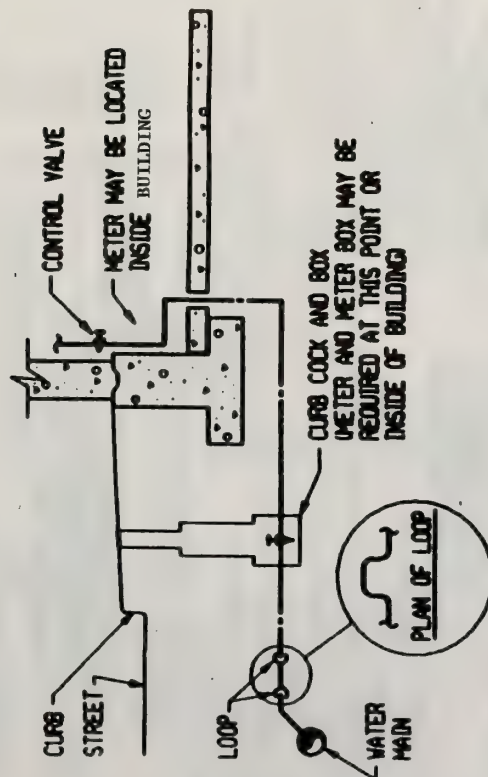
Section 890. ILLUSTRATION F Underground Water Piping #2

(Referenced in Section 890.1150(a)(2))

Section 890. ILLUSTRATION G Underground Water Piping #3
(Referenced in Section 890.1150(b)(2))

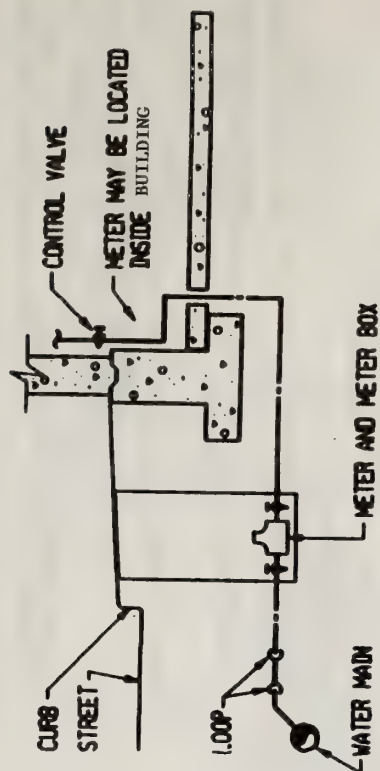
Section 890. ILLUSTRATION H Water Supply Control

(Referenced in Section 890.1190(a) & (b))



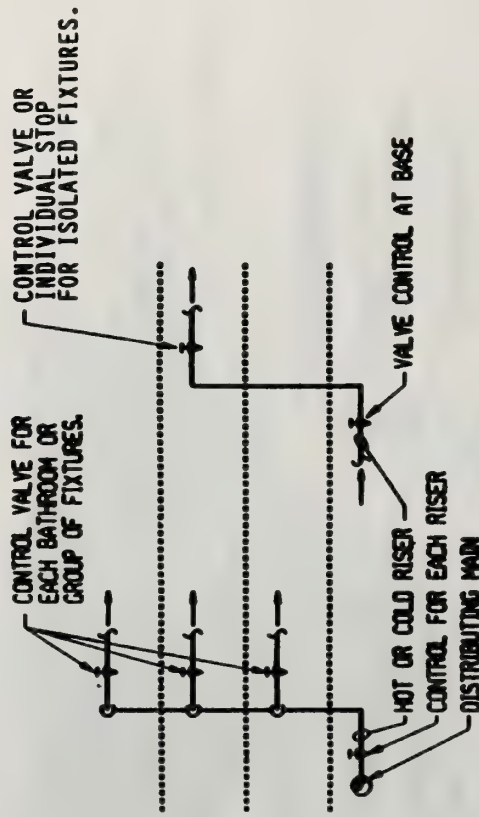
Section 890. ILLUSTRATION I Shut-Off Valve at Meter

(Referenced in Section 890.1190(b))



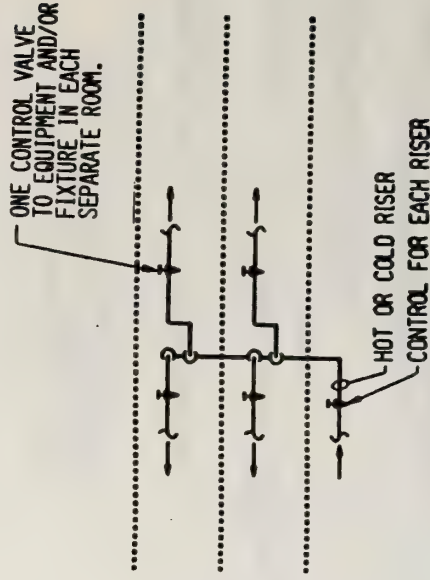
Section 890. ILLUSTRATION J Separate Controls for Each Family Unit

(Referenced in Section 890.1190(d))



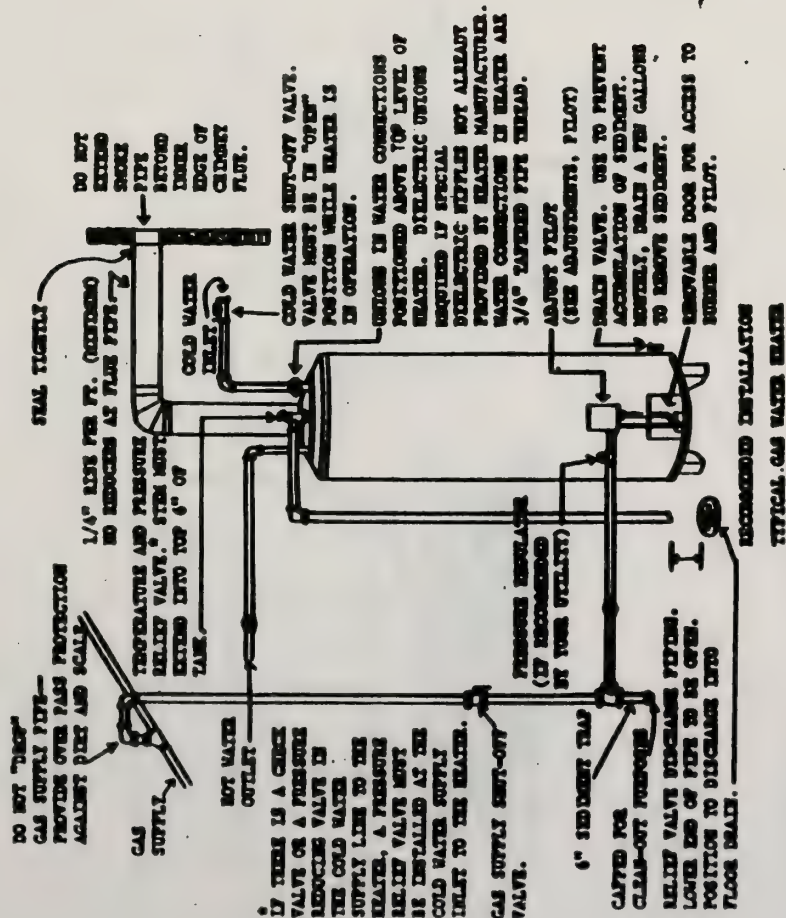
Section 890. ILLUSTRATION K Shut-Off Valves in Buildings Other Than Dwellings

(Referenced in Section 890.1190(f))



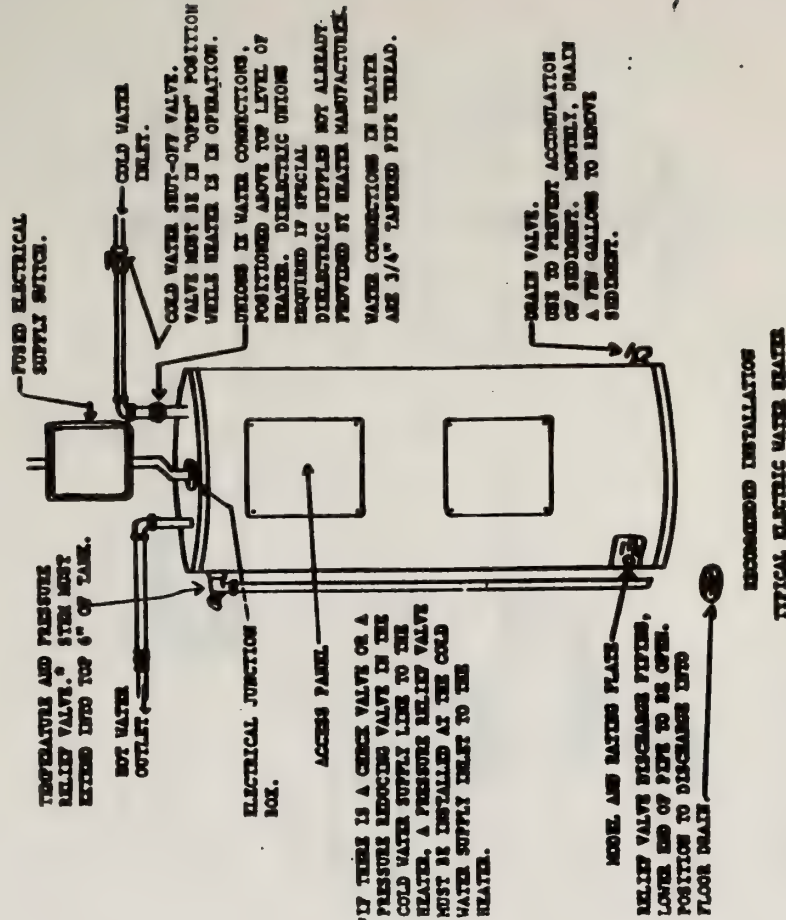
Section 890. ILLUSTRATION L. Typical Gas Water Heater

(Referenced in Section 890.1220(a)(1))



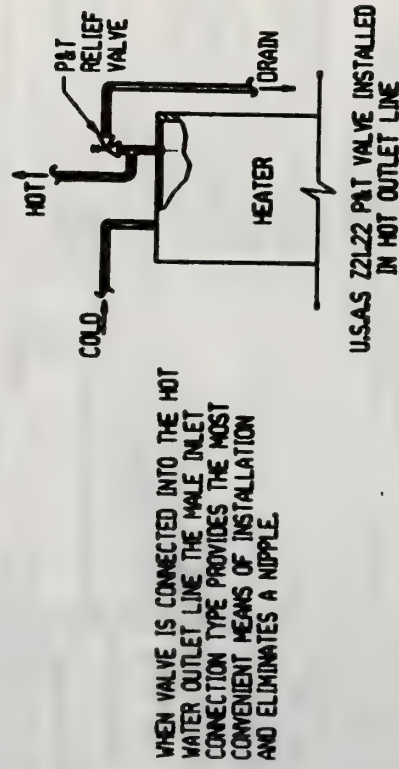
Section 890. ILLUSTRATION M. Typical Electric Water Heater

(Referenced in Section 890.1220(a)(1))



Section 890. ILLUSTRATION M P & T Valve Installed in Hot Outlet Line

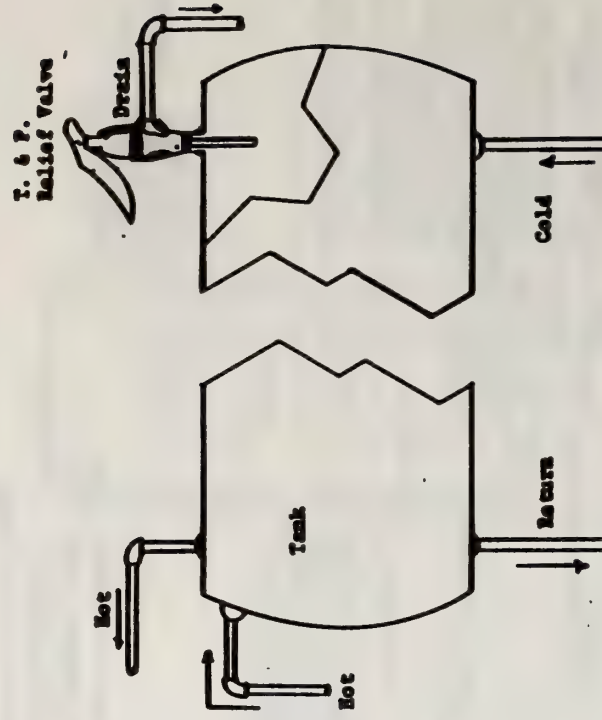
(Referenced in Section 890.1230(c))



WHEN VALVE IS CONNECTED INTO THE HOT WATER OUTLET LINE THE MALE INLET CONNECTION TYPE PROVIDES THE MOST CONVENIENT MEANS OF INSTALLATION AND ELIMINATES A NIPPLE.

Section 890. ILLUSTRATION O P & T Relief Valve

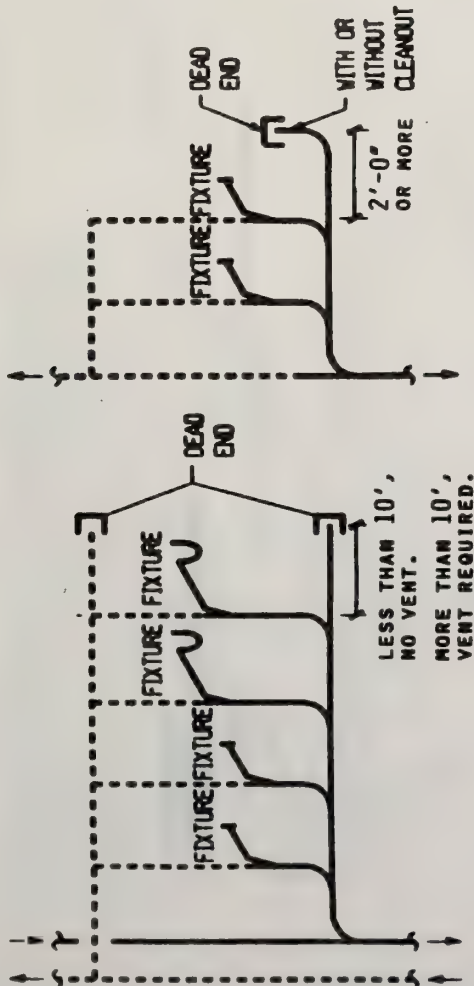
(Referenced in Section 890.1230(c))



Section 890. APPENDIX J Illustrations for Subpart J

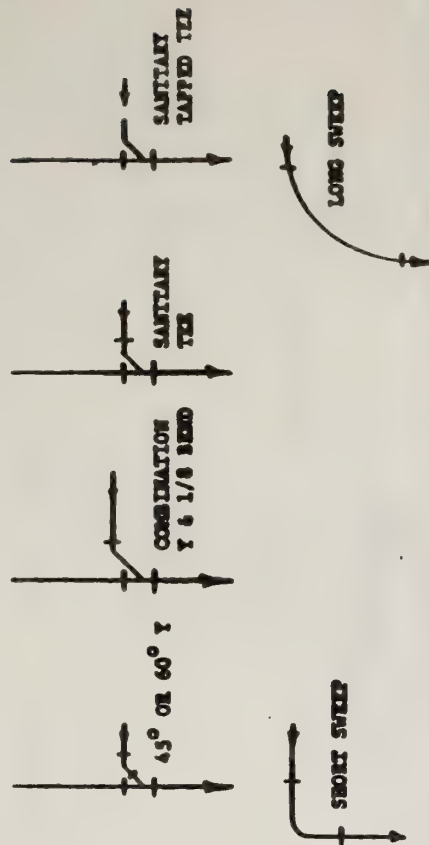
Section 890. ILLUSTRATION A Dead Ends

(Referenced in Section 890.1320(d))

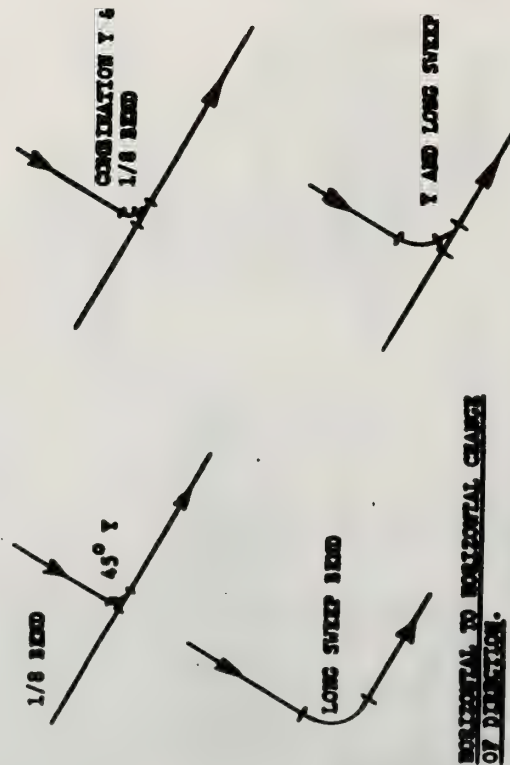


Section 890. ILLUSTRATION B Horizontal to Vertical Change of Direction

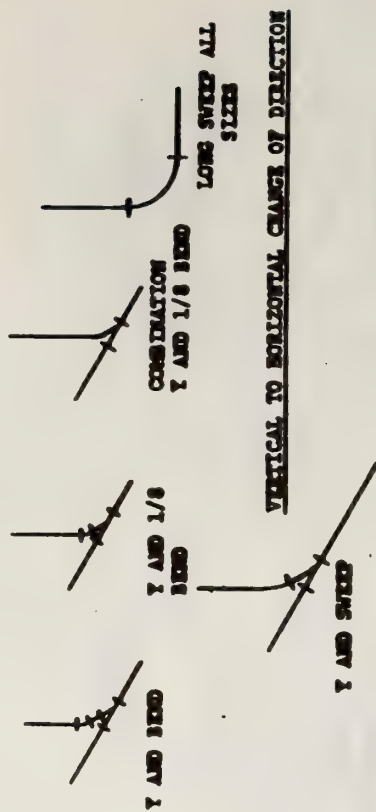
(Referenced in Section 890.1320(i))



Section 890. ILLUSTRATION C Horizontal to Horizontal Change of Direction
(Referenced in Section 890.1320(i))

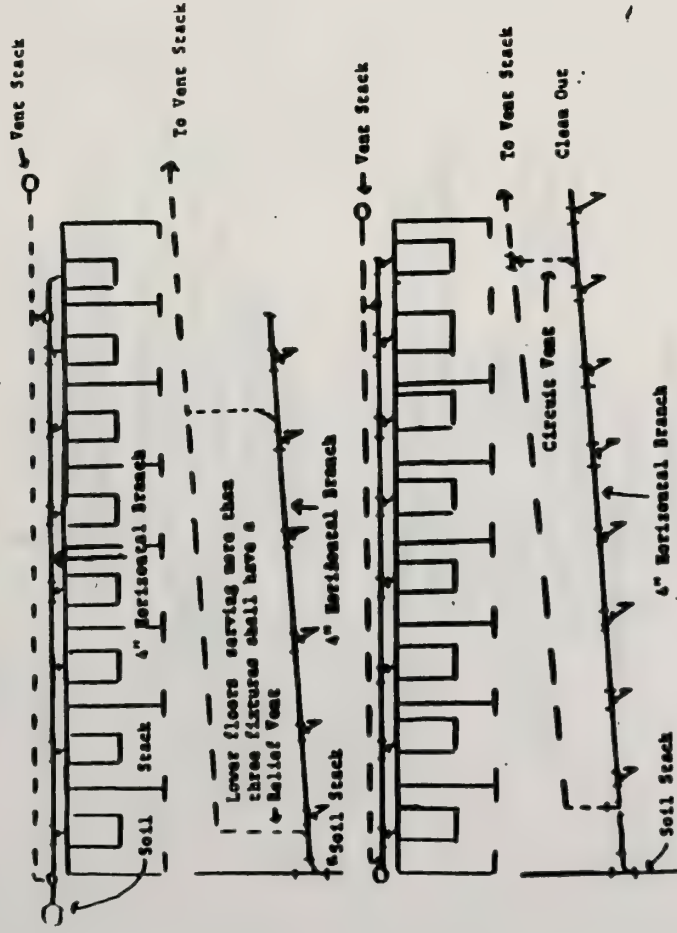


Section 890. ILLUSTRATION D Vertical to Horizontal Change of Direction
(Referenced in Section 890.1320(i))



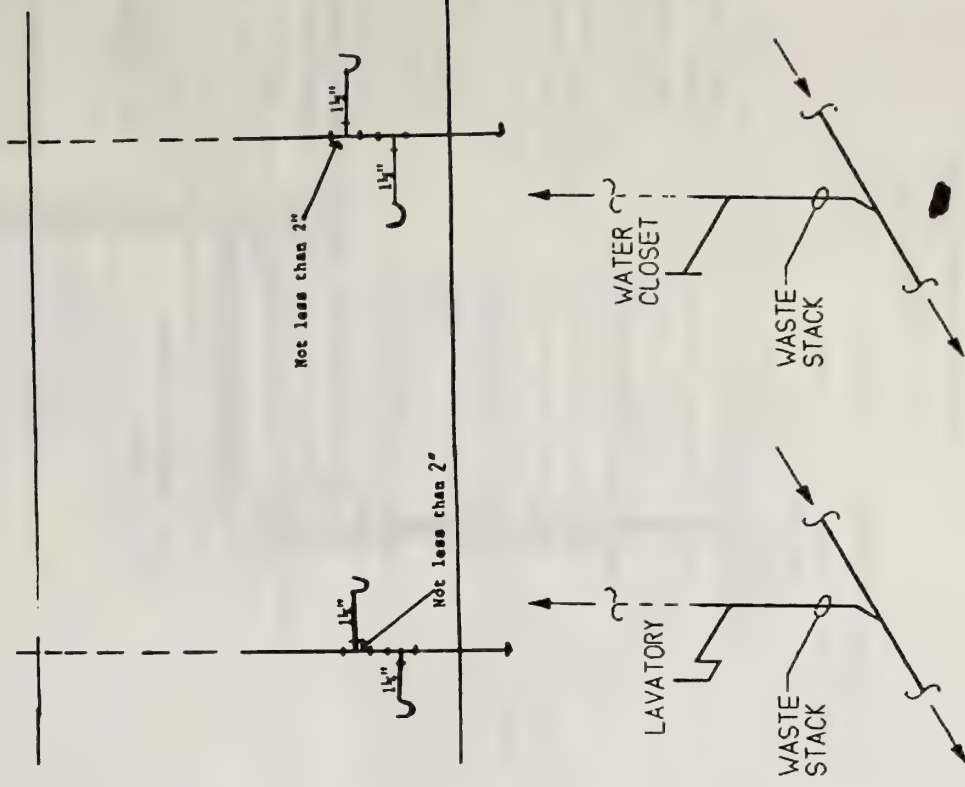
Section 890. ILLUSTRATION E Fixture Connections

(Referenced in Section 890.1320(1))



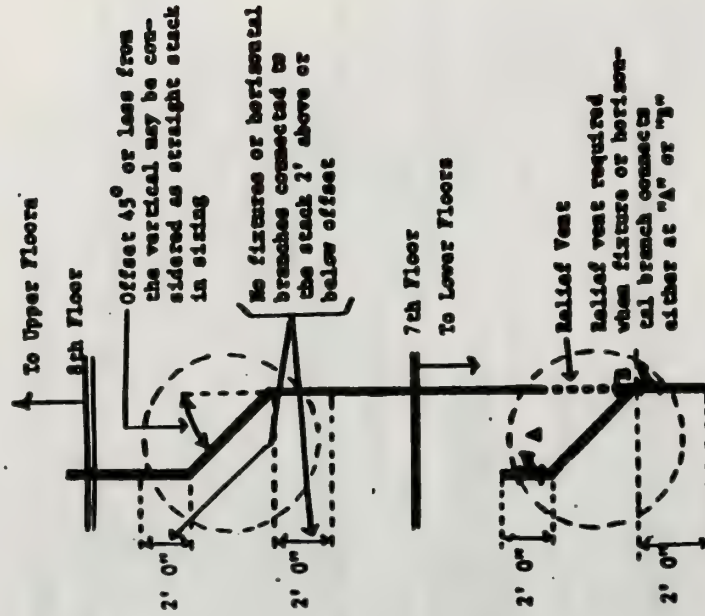
Section 890. ILLUSTRATION F Waste Stacks

(Referenced in Section 890.1340(d))



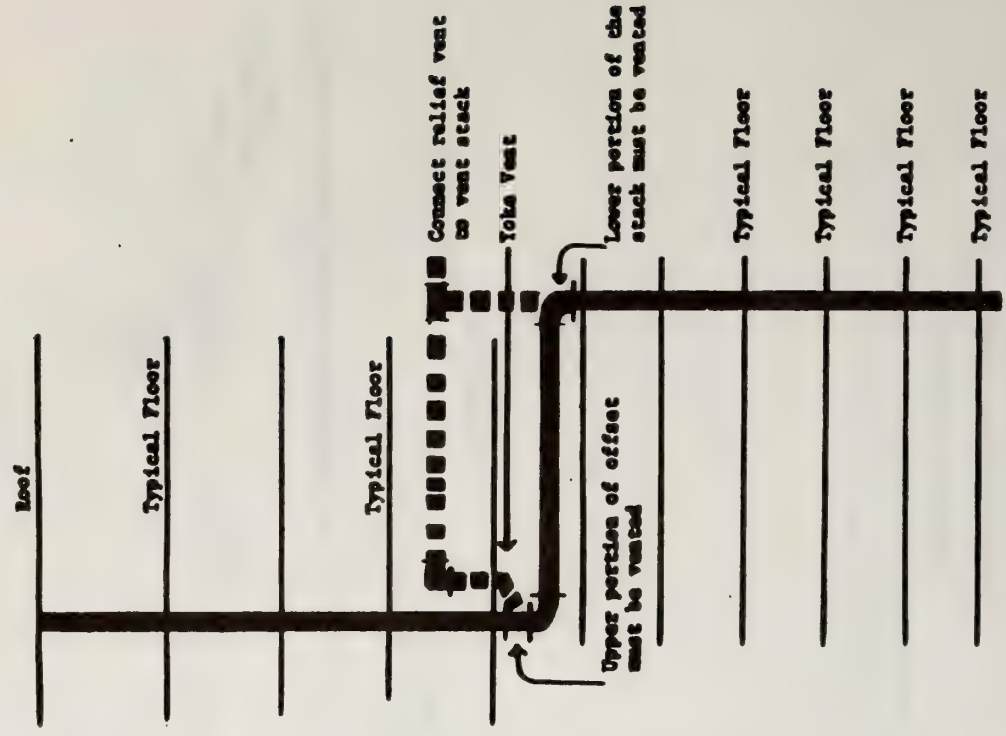
Section 890. ILLUSTRATION G Offsets on Drainage Piping

(Referenced in Section 890.1350)



Section 890. ILLUSTRATION H Relief Vent

(Referenced in Section 890.1350(b)(4))

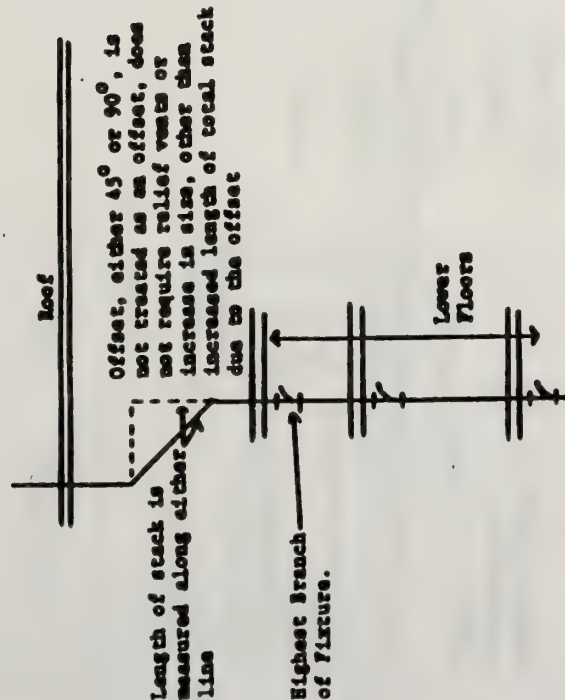


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Section 890. ILLUSTRATION I Above Highest Branch

(Referenced in Section 890.1350(c))

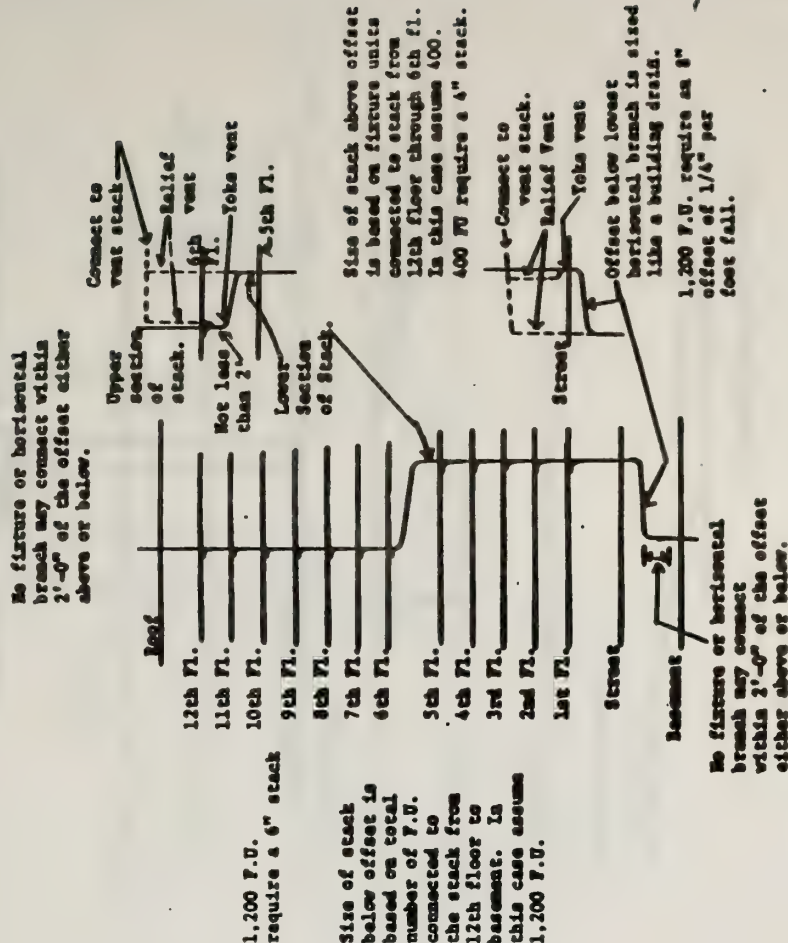


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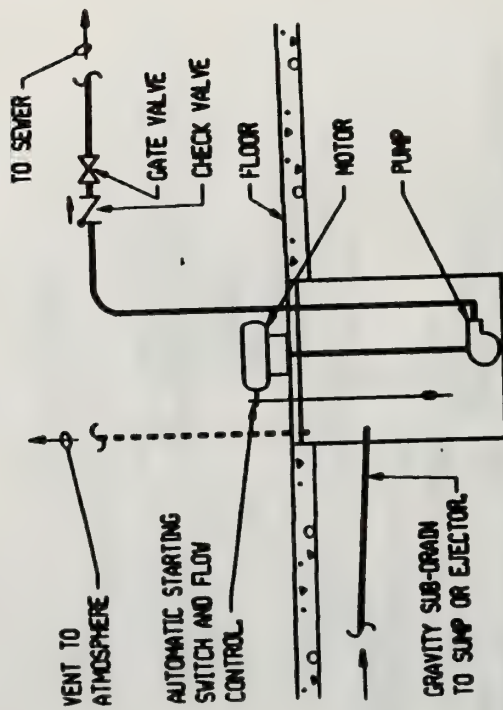
NOTICE OF ADOPTED RULES

Section 890. ILLUSTRATION J Below Lowest Branch

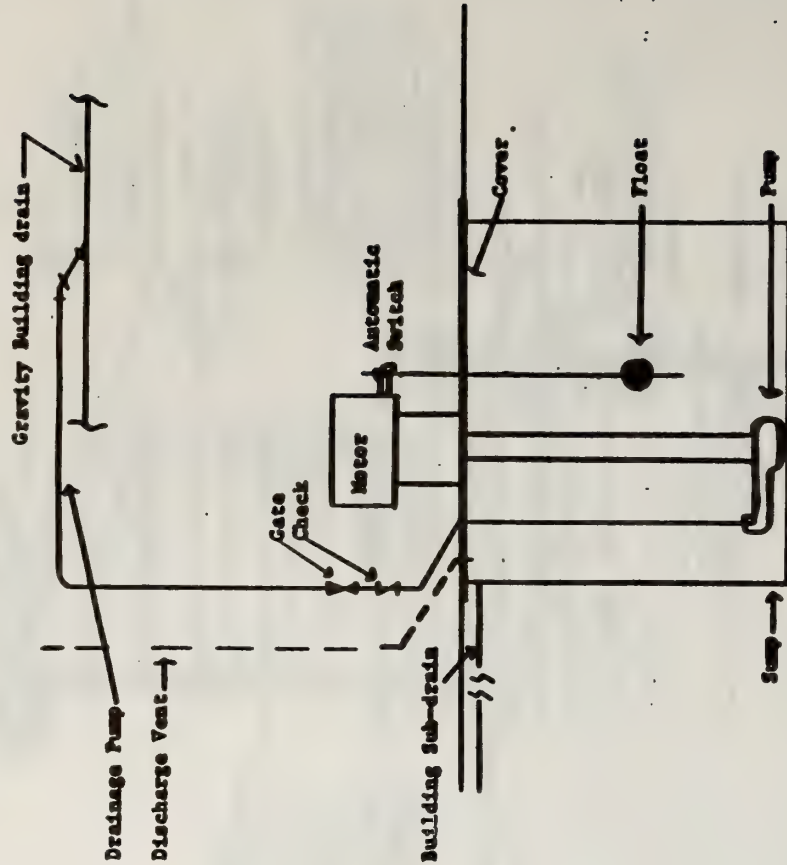
(Referenced in Section 890.1350(d))



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Section 890. ILLUSTRATION K Drainage Below Sewer Level
(Referenced in Section 890.1360(a)(1))

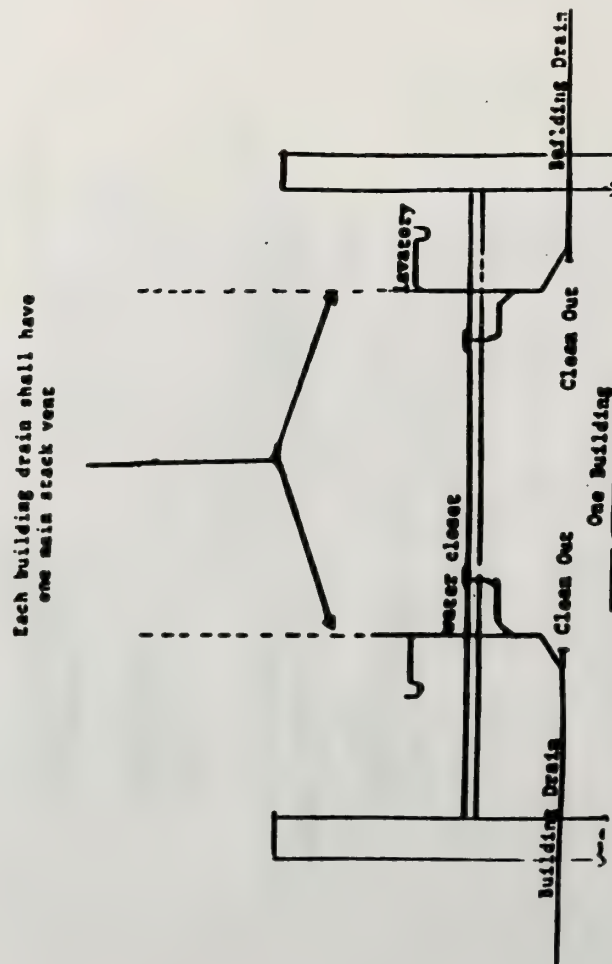


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Section 890. ILLUSTRATION L Sanitary Wastes Below Sewer
(Referenced in Section 890.1360(a)(1))



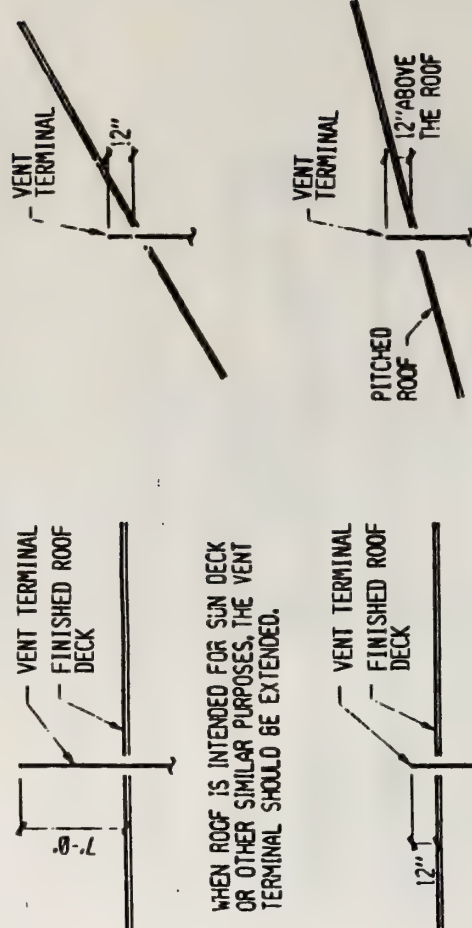
Section 890. ILLUSTRATION C Main Stack

(Referenced in Section 890.1420(d))



Section 890. ILLUSTRATION D Roof Garden

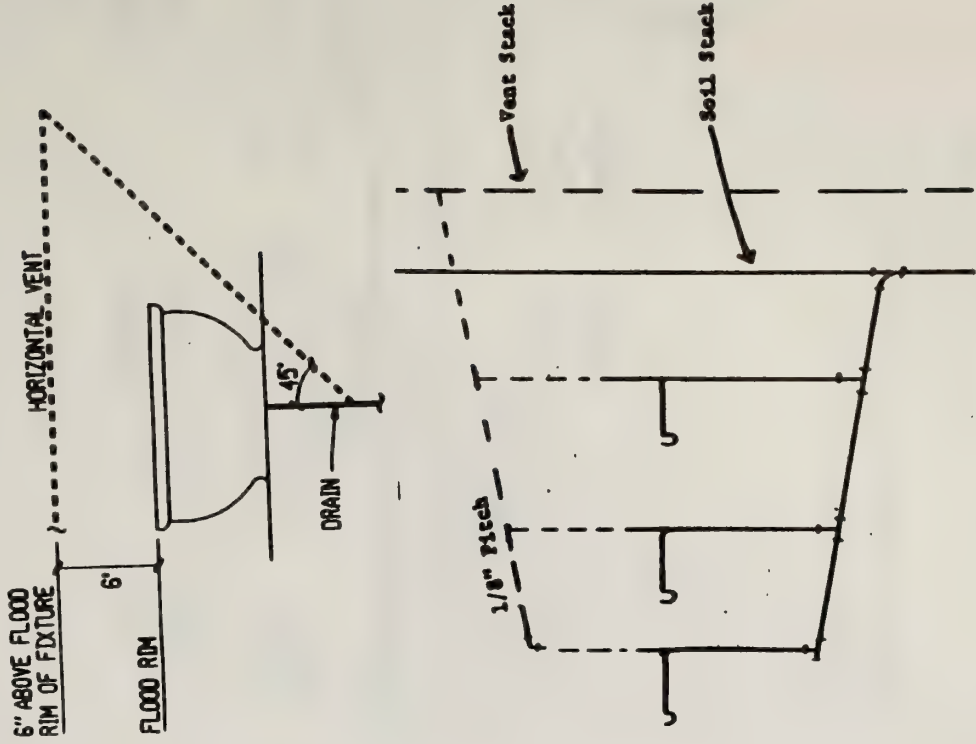
(Referenced in Section 890.1430(a))



WHEN ROOF IS USED FOR WEATHER PROTECTION ONLY

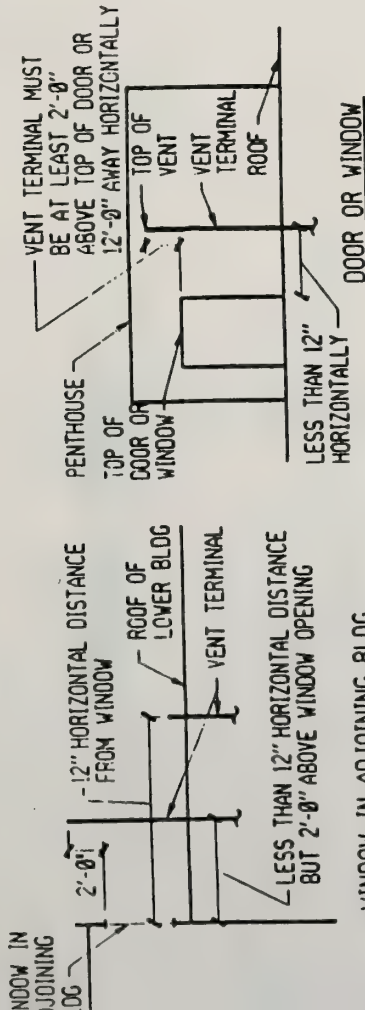
Section 890. ILLUSTRATION F Grade

(Referenced in Section 890.1450(a))



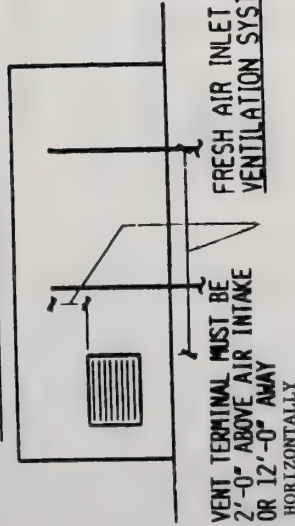
Section 890. ILLUSTRATION E Location of Vent Terminal

(Referenced in Section 890.1430(c))



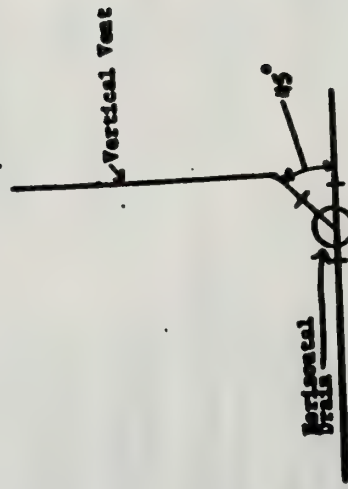
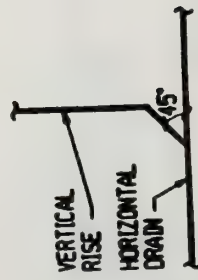
NOTE:
THE DISTANCE REQUIRED BY THE CODE IS
MINIMUM, WHEN A VENT TERMINAL IS LOCATED
NEAR A HIGH VELOCITY AIR INTAKE, GREATER
HORIZONTAL OR VERTICAL DISTANCES
SHOULD BE ALLOWED.

WINDOW IN ADJOINING BLDG.



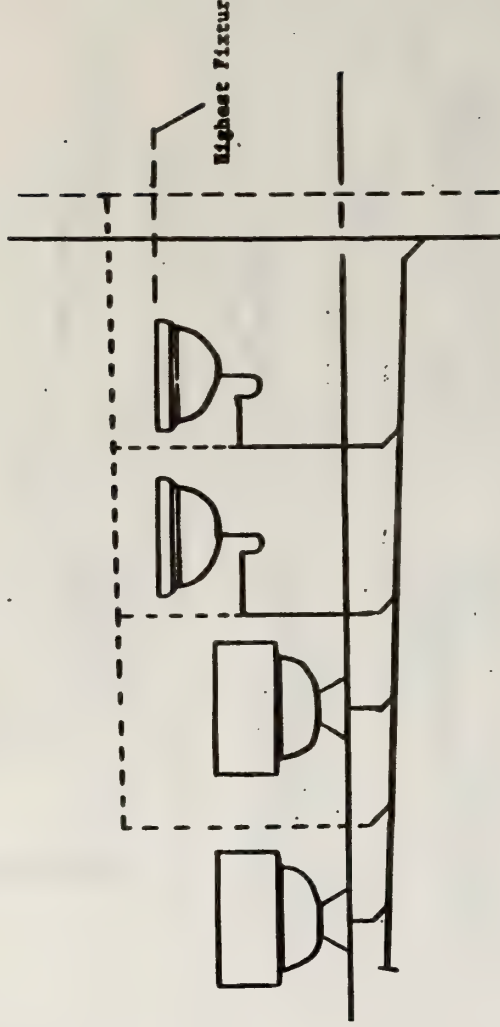
Section 890. ILLUSTRATION G Vertical Rise

(Referenced in Section 890.1450(b))



Section 890. ILLUSTRATION H Height Above Fixtures

(Referenced in Section 890.1450(c))

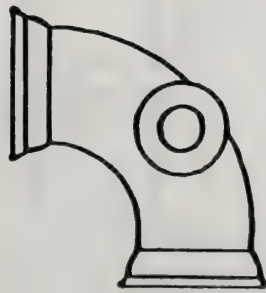


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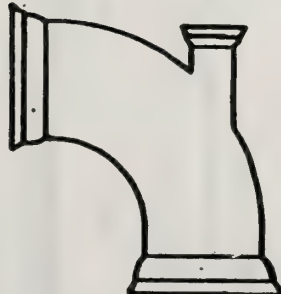
NOTICE OF ADOPTED RULES

Section 890. ILLUSTRATION I Quarter Bends

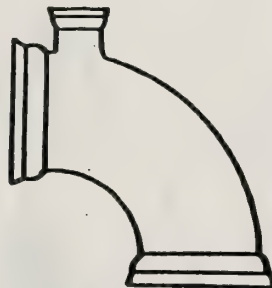
(Referenced in Section 890.1450(e))



R H SIDE INLET



LOW HEEL INLET



HIGH HEEL INLET

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Section 890. ILLUSTRATION J Heel or Side-Inlet

(Referenced in Section 890.1450(e))



SIDE INLET



LOW HEEL INLET

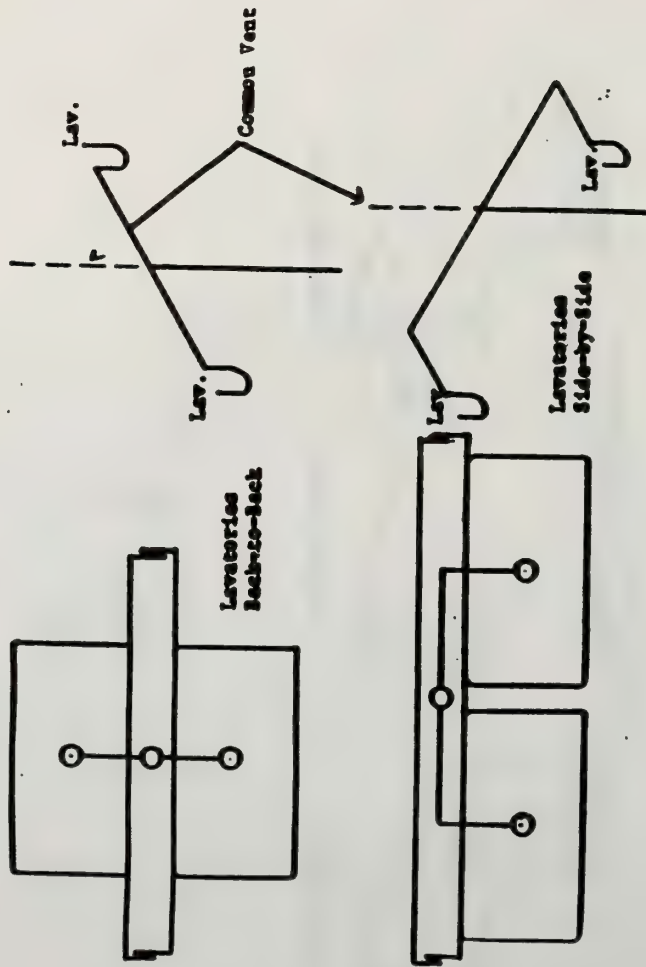


HIGH HEEL INLET

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Section 890. ILLUSTRATION K Fixtures Back-to-Back and Side-by-Side

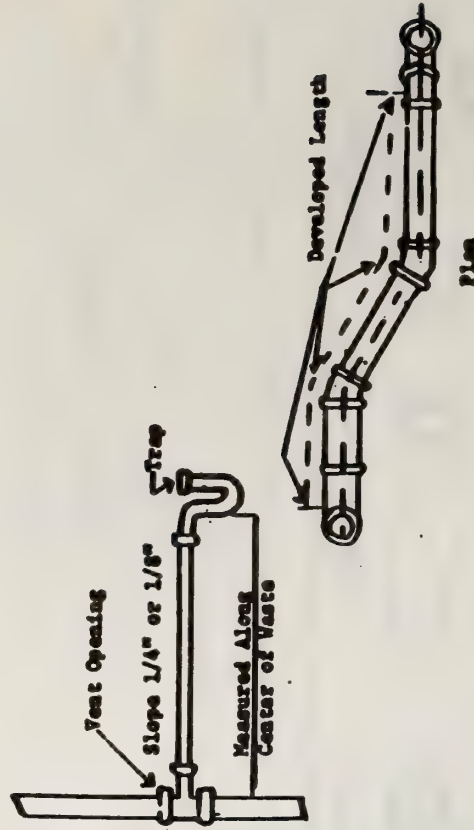
(Referenced in Section 890.1450)



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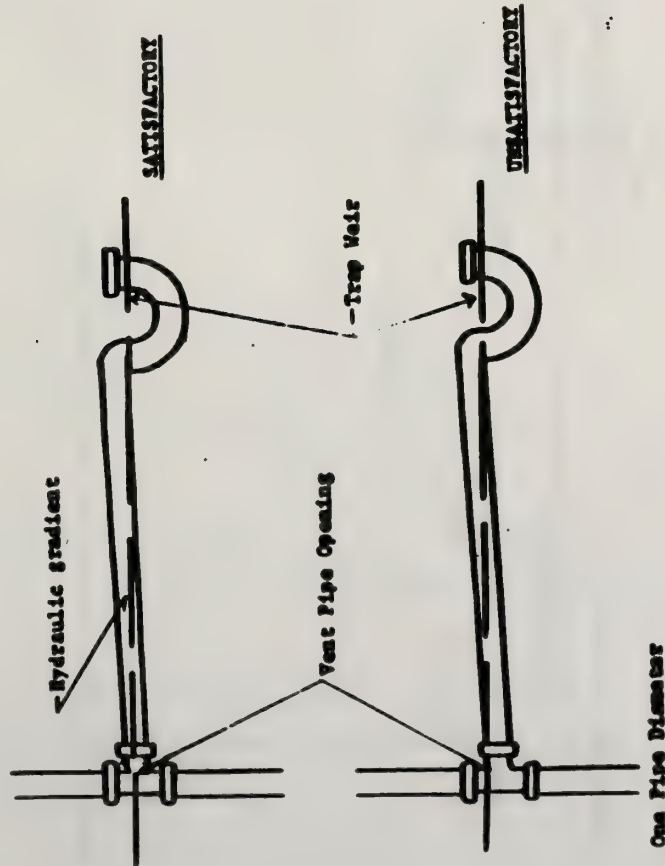
Section 890. ILLUSTRATION L Distance from Trap to Vent

(Referenced in Section 890.1470(a))



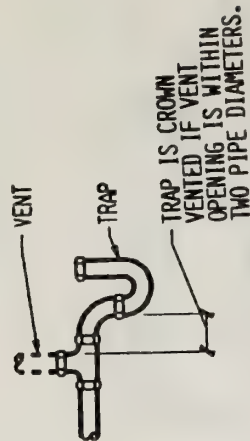
Section 890. ILLUSTRATION M Trap Weir

(Referenced in Section 890.1470(b))



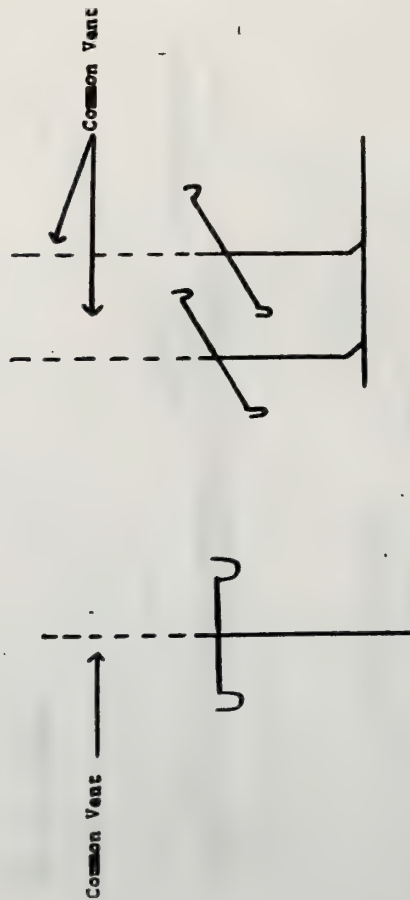
Section 890. ILLUSTRATION N Trap Vent

(Referenced in Section 890.1480(a))



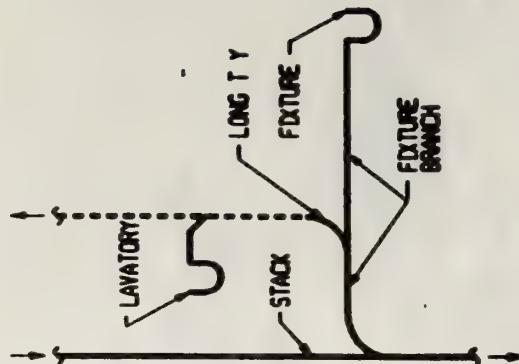
Section 890. ILLUSTRATION O Common Vent

(Referenced in Section 890.1480(b))



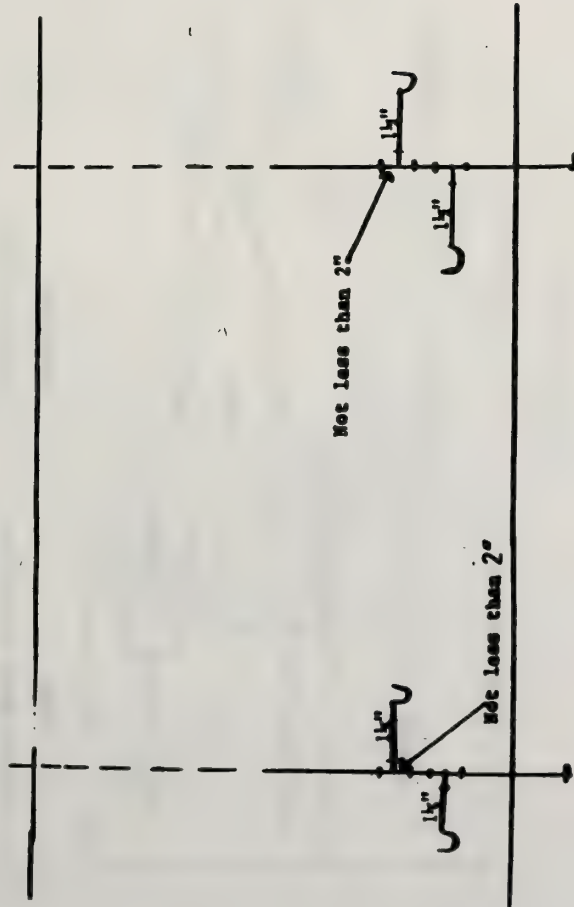
Section 890. ILLUSTRATION P Wet Vent

(Referenced in Section 890.1480(c))



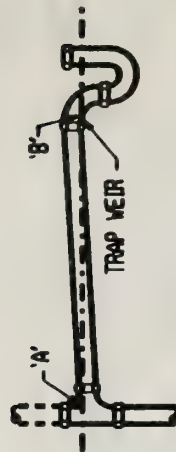
Section 890. ILLUSTRATION Q Vertical Wet Vent

(Referenced in Section 890.1480(c))



Section 890. ILLUSTRATION R Hydraulic Gradient

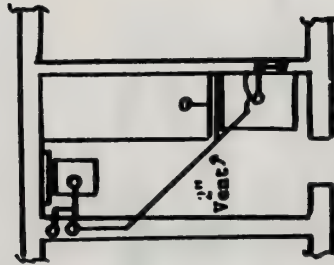
(Referenced in Section 890.1490(a))



THE OPEN VENT AT POINT 'A' SHOULD NOT BE LOWER THAN POINT 'B' WHEN A STRAIGHT LEVEL LINE IS DRAWN BETWEEN THE TWO POINTS.

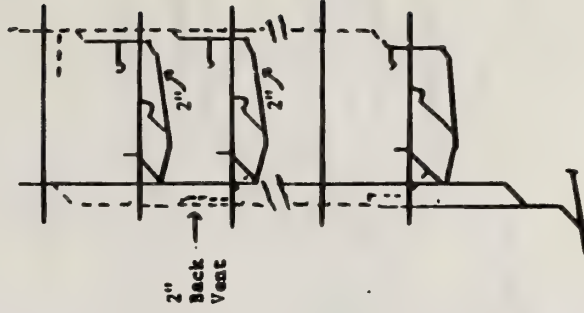
Section 890. ILLUSTRATION U Multistory Bathroom Groups-Plan

(Referenced in Section 890.1500(c))

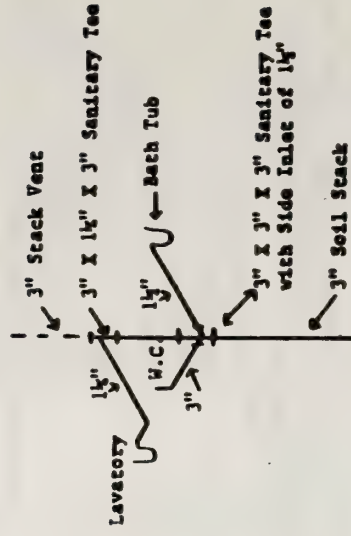


Section 890. ILLUSTRATION V Multistory Bathroom Groups-Elevation

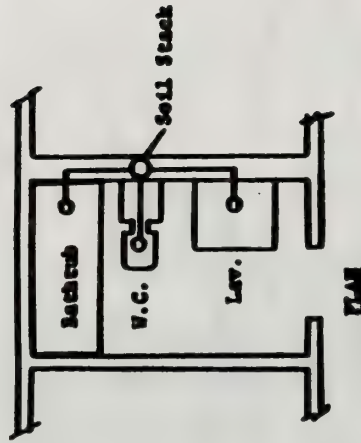
(Referenced in Section 890.1500(c))



Section 890. ILLUSTRATION X One Bathroom Group-Elevation
(Referenced in Section 890.1510)

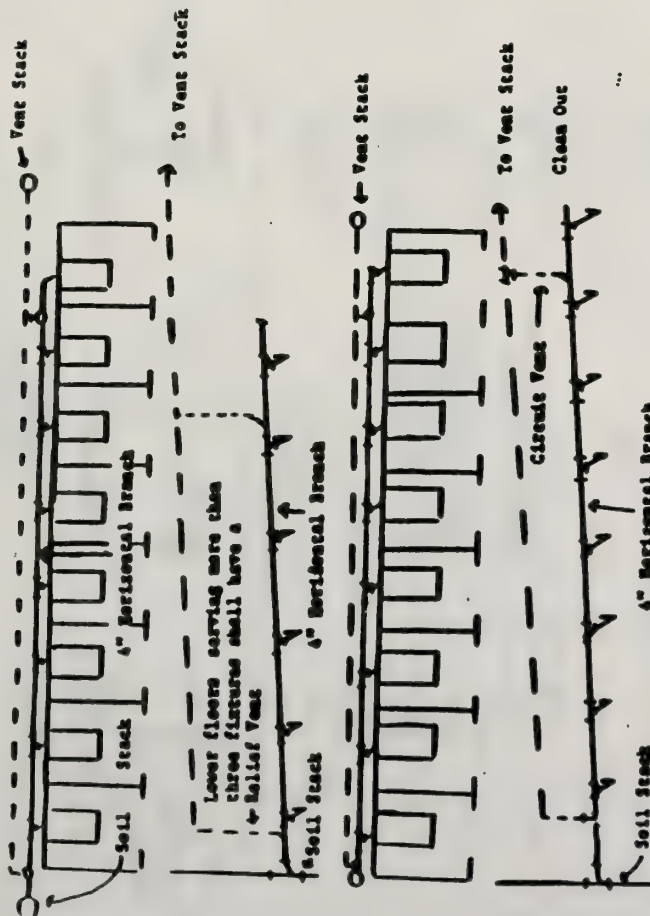


Section 890. ILLUSTRATION W One Bathroom Group-Plan
(Referenced in Section 890.1510)



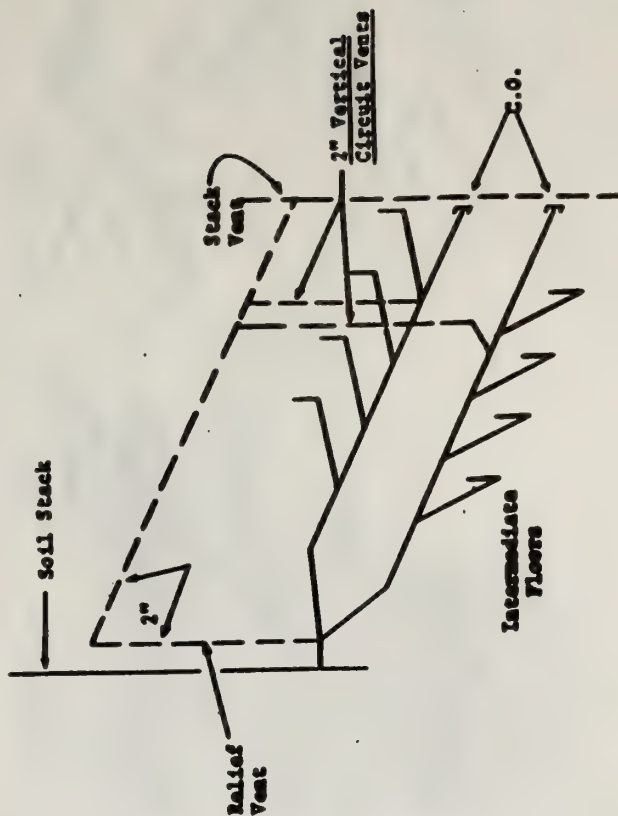
Section 890. ILLUSTRATION Y Battery Venting

(Referenced in Section 890.1520(a))



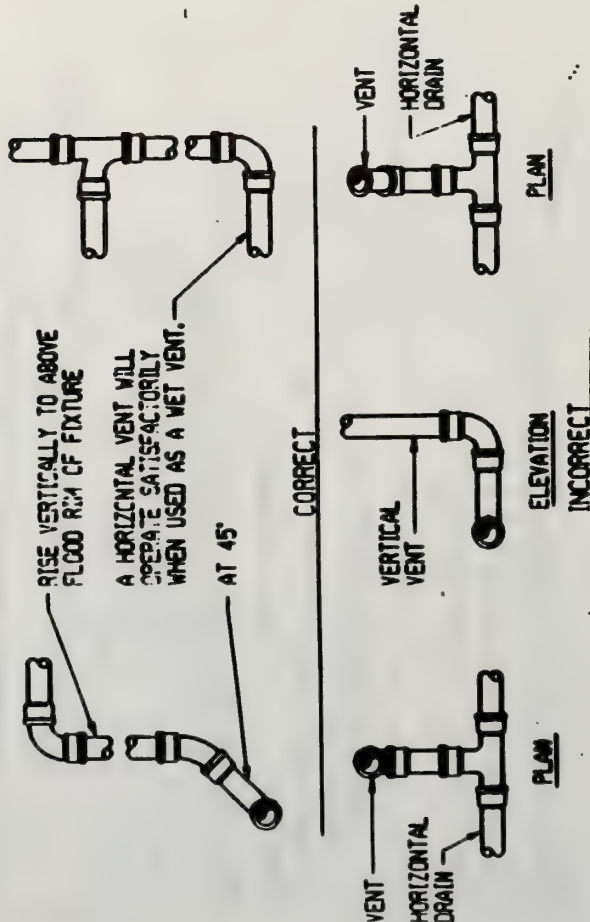
Section 890. ILLUSTRATION Z Dual Branches

(Referenced in Section 890.1520(b))



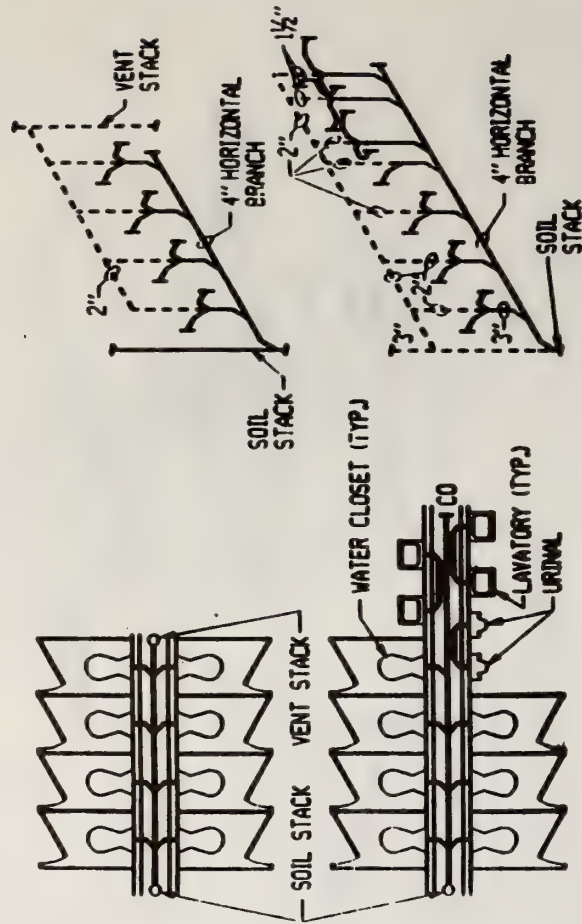
Section 890. ILLUSTRATION AA Right and Wrong Vent Connections

(Referenced in Section 890.1520(c))



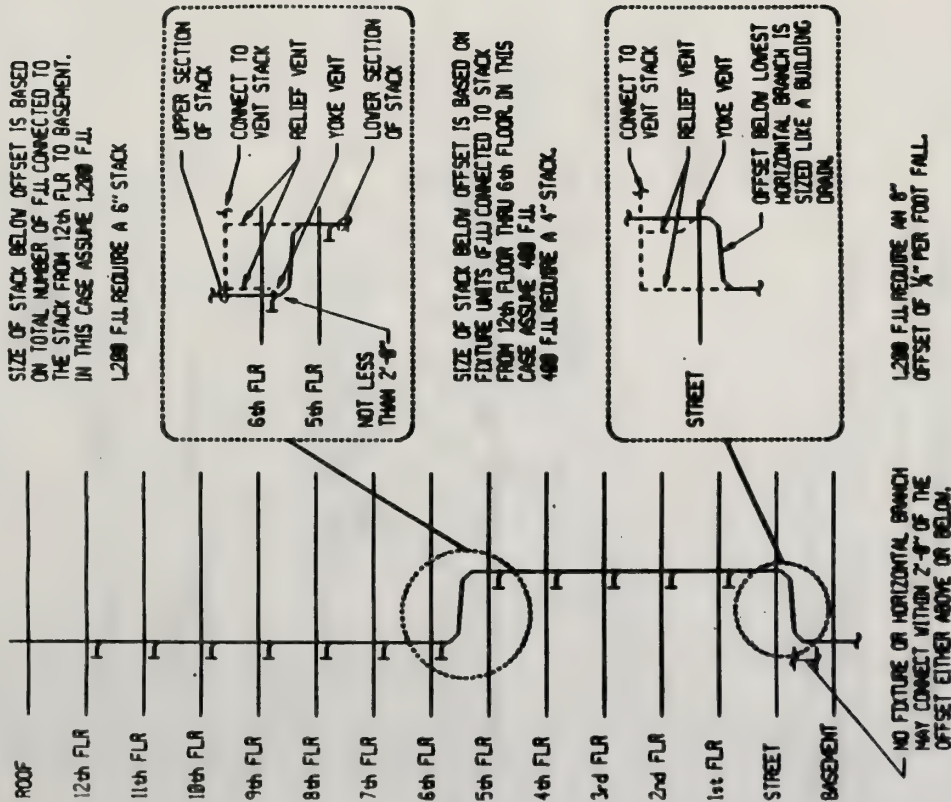
Section 890. ILLUSTRATION BB Fixtures Back-to-Back in Battery

(Referenced in Section 890.1520(d))



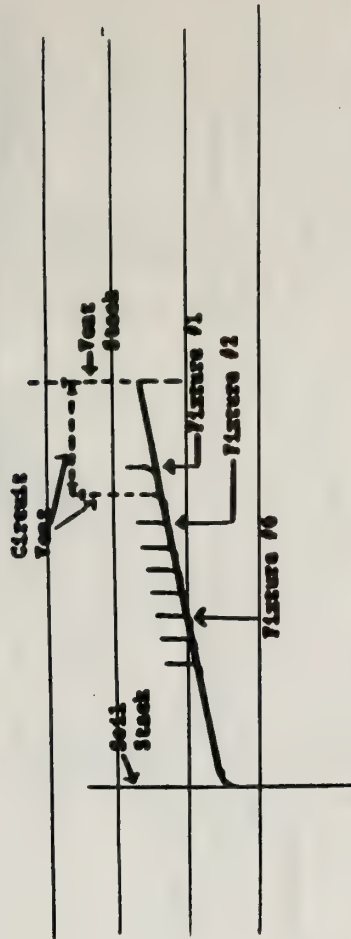
Section 890. ILLUSTRATION CC Fixture Connections-Offset Vents

(Referenced in Sections 890.1520(e) & 890.1550(a))



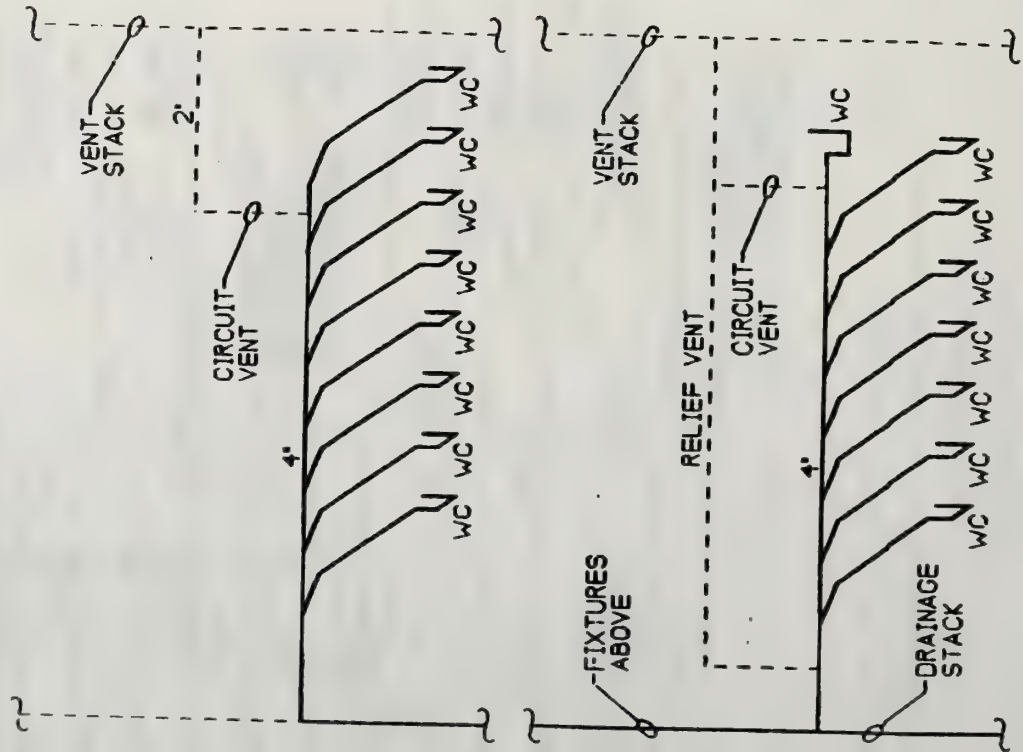
Section 890. ILLUSTRATION DD Circuit Vented Fixtures

(Referenced in Section 890.1520(f))



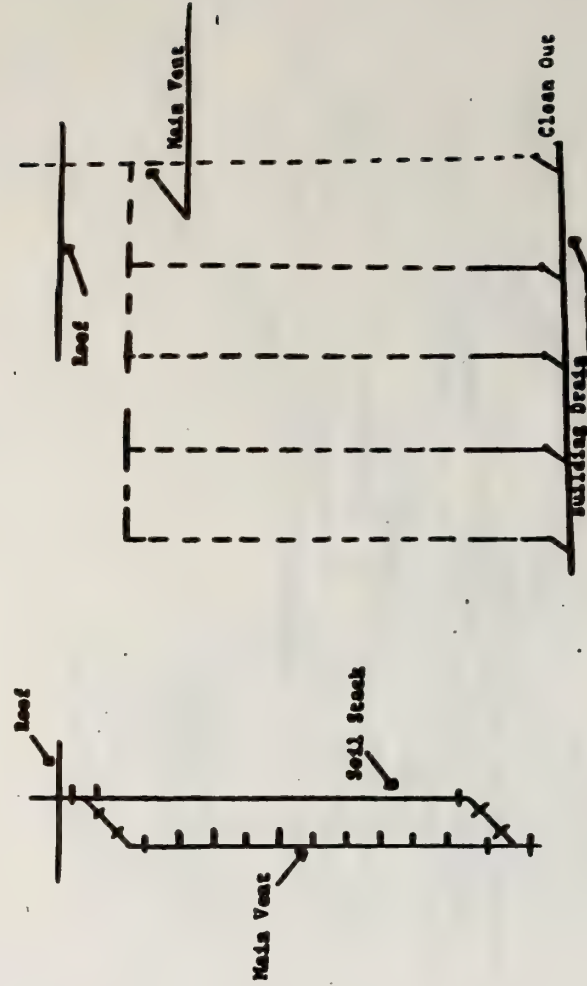
Section 890. ILLUSTRATION DD Circuit Vented Fixtures

(Referenced in Section 890.1520(f))



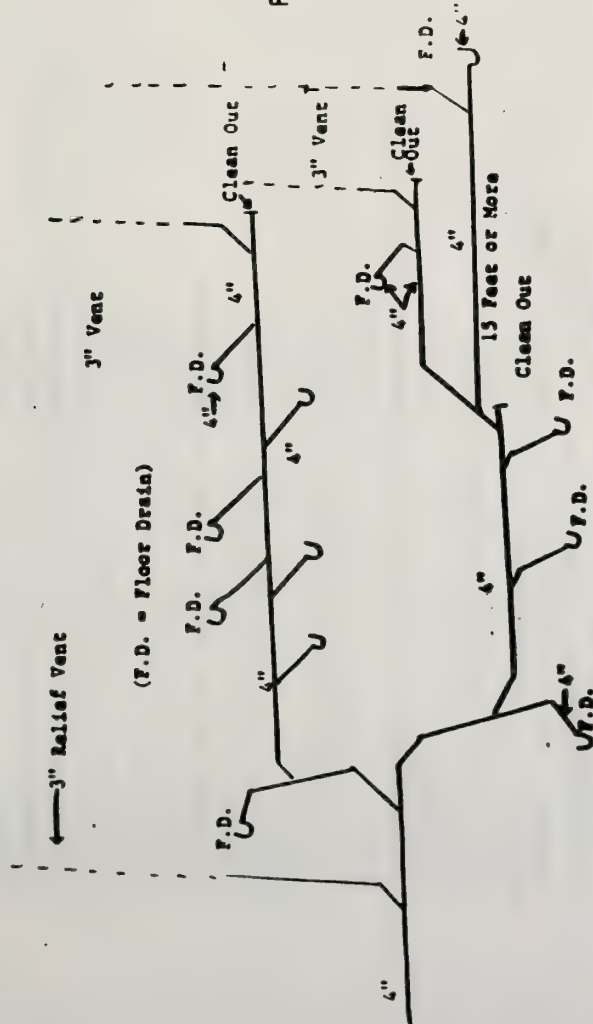
Section 890. ILLUSTRATION EE Main Vents

(Referenced in Section 890.1560)



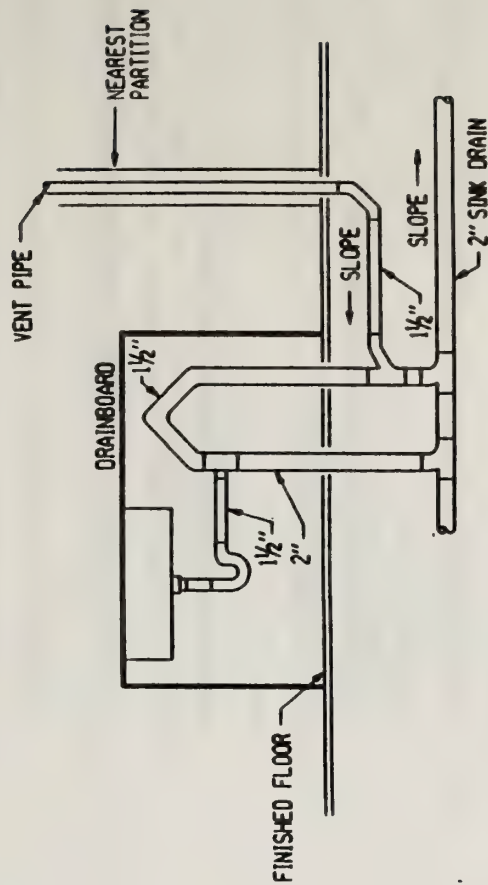
DEPARTMENT OF PUBLIC HEALTH
NOTICE OF ADOPTED RULES

Section 890. ILLUSTRATION FF Combination Waste and Vent
(Referenced in Section 890.1590(a))



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Section 890. ILLUSTRATION GG Special Venting for Island Fixtures
(Referenced in Section 890.1600(b))



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The following changes were made in response to comments received during the first notice or public comment period:

1. In the title of the rule "Supportive Residences Licensed Code" was changed to "Supportive Residences Licensing Code."
2. In Section 385.1010 a new (c) was added which states "when application for licensure is made in accordance with Section 385.1020 and the facility is in compliance with all other licensure requirements or has an accepted plan of correction for any areas of non-compliance, the license shall be issued."
3. Section 385.1020(c)(1)(C) was deleted.
4. In Section 385.1020(c)(2) the word "name" was changed to "names."
5. In Section 385.1030(a) the word "a" was added between "for" and "specific" in the first line.
6. In Section 385.1040 the word "and" was added in the third sentence after "surveys" and before "evaluations".
7. In the definition of "Act," in Section 385.1080 the phrase "as now or hereafter amended" was deleted.
8. In Section 385.1080 the definition of "Body Fluids" was deleted.
9. In Section 385.1080 the definition of "client's representative" was revised to "An individual who is authorized to act on behalf of a client who is unable to reach and communicate an informed decision as determined by the attending physician. The following order shall apply:
 - agent authorized by durable power of attorney for health care;
 - legal representative or other court appointed personal representative;
 - an individual who is designated in writing as such by a client."
10. In Section 385.1080 the definition of "Misappropriation of Property" was revised to read, "Using a client's cash, clothing, or other possessions without authorization by the client or the client's authorized representative; failure to return valuables within seven days after a client's discharge; or failure to refund money within seven days after death or discharge."
11. In the definition of "Registered Nurse" in Section 385.1080 the statutory reference and the phrase "as now or hereafter amended" were deleted.

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12. In Section 385.1080 the definition of Supportive Residence was changed to "A SUPPORTIVE RESIDENCE FOR PERSONS WITH HIV DISEASE. (Section 10 of the Act)"
13. In the definition of Universal Precautions in Section 385.1080 the spelling of "pleural" was corrected on the fifth line.
14. In the definition of "Volunteer" in Section 385.1080 the examples were revised to include visiting with clients.
15. In Section 385.1250 the phrase "at least twice annually" was added to the last sentence.
16. In Section 385.1300 the last sentence was revised to "The facility shall develop and implement internal reporting requirements in the event that an employee or volunteer is exposed to blood or body fluids, or in the case of a needle stick." The sentence "The internal reporting requirements shall include written records of exposures." was also added.
17. In Section 385.1350 the word "Care" was changed to "Case". In the same Section the word "assessable" was changed to "accessible".
18. In Section 385.1400(b) the first line was corrected to read "An adult person shall be presumed..."
19. In Section 385.1400(b) the phrase "as now or hereafter amended" was deleted from line 4.
20. In Section 385.1400(d) the word "to" was added to the second line between "not" and "be".
21. In Section 385.1450 the third sentence was deleted. The phrase "and the facility" was added to the last sentence.
22. In Section 385.1500(a) line 4 was revised to "...directives; the rights of clients to file a grievance in response to facility actions; and the rights of the client in accordance with Sections 385.1550, 385.1600, 385.1650, 385.1700, 385.1750, and 385.1800."
23. In Section 385.1500, (d) was added to read "The facility shall develop policies and procedures that specify discharge and transfer practices due to improvement or decline in the client's medical condition."
24. In Section 385.1550(d), the sentence "The facility shall make reasonable efforts to prevent loss and theft of clients' property." was added to the beginning.

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25. In Section 385.1550(g) the phrase "and the clients integrated care plan." was added to the end.
26. In Section 385.1550(h) the phrase which was a typographical error "...of the client's choice. However, no religious beliefs or practices or attendance at religious services," in lines 4 and 5 was deleted.
27. In Section 385.1550(j) the word "as" was added in line 2 between "time" and "their".
28. In Section 385.1550 a new "(i)" was added which states "A client may not be transferred, discharged, evicted, harassed, dismissed, or retaliated against for filing a complaint or providing information concerning a complaint against the facility."
29. In Section 385.1600(d) the sentence "Any person a client chooses may also participate in the planning of the client's care." was added.

30. Section 385.1650 was completely revised. It now reads:

- a) Restraints shall not be used except as a temporary measure to administer treatment or medications or in an emergency.

- 1) In the case of administering treatment or medication, restraints shall be used only with the written order of the physician. The order shall specify the reasons for use, duration and type of restraint.

- 2) In the case of an emergency, the restraint shall only be used to protect a client from harming himself/herself or others. The physician shall be notified immediately after the restraint is applied and the client's needs are met. The physician may order continued use of restraints while steps are taken to mitigate the need for restraints or to locate a more appropriate health care setting for the client. In no case may restraints be used for more than 48 hours.

- 3) In either case, when restraints are used, a trained, licensed healthcare professional who is knowledgeable in restraint application and use shall be available at the facility at all times the restraint is in use. Further, a client wearing a restraint shall have it released for a few minutes at least once every two hours, or more often if necessary. The client's position shall be changed at these times.

- b) No chemical, medication, or tranquilizer shall be employed by a facility

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as a restraint or confinement in lieu of or in addition to any physical restraint. Such chemicals, medications or tranquilizers may only be employed as part of a duly prescribed therapeutic medical treatment program authorized by the client's physician and documented in the client's integrated care plan and medical record.

31. In Section 385.1700(a) the word "and" was inserted between "mail" and "public" in line 2. Beginning on line 2, the following words were deleted "or visitation consistent with the rules of the facility".

32. In Section 385.1700(b) the phrase "integrated care plan of care" was replaced with the word "record."

33. In Section 385.1700(b) the following phrase beginning on line 3 was deleted "of facility management." The word "plan" in the 3rd sentence was changed to "plain."

34. In Section 385.1700(d) the following phrase beginning on line 6 was deleted "other than" and the word "of" was inserted.

35. Section 385.1700(e) was redrafted beginning with the fourth sentence: "Facility staff may terminate visits or provide other accommodations for the visits if they are so requested by the client, or the visitor is involved in behavior violating other clients' rights. The visitor may be removed from the facility by facility staff if the visitor is participating in illegal activity or has been removed for engaging in such activity on the premises in the past."

36. Section 385.1750(a) and (b) was deleted and replaced with a new Section which states "A client shall be permitted to manage his/her own financial affairs. A facility shall not manage client funds."

37. In Section 385.1800(a) the third word "may" was replaced with "shall."

38. Section 385.1800(b) was deleted and replaced with "The facility shall establish involuntary discharge procedures that shall include at least the following:

- 1) Client behavior that may result in involuntary discharge;
 - A) the client's decline or improvement in medical condition that may result in involuntary discharge;
 - B) the client's physical safety;
 - C) the client's action, or inaction, which directly impinges on the physical safety of other clients, the facility staff or facility

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visitors;

- 2) Client counseling that will be provided to avoid involuntary discharge;
- 3) Client notification and due process concerning involuntary discharge;
- 4) Timeframes between counseling, notice, and involuntary discharge consistent with the reason for the involuntary discharge.
- 5) Discharge planning that will be done.

39. In Section 385.1950 a new (a) reads, "The facility shall develop job descriptions for each position including specifying minimum qualifications. Employees and volunteers shall meet or exceed the minimum qualifications for the position for which they are employed."

40. The original Section 385.1950(a) was relabeled (b).

41. In Section 385.1950, a new (c) reads, "Employees and volunteers shall be provided training to assure staff can effectively perform their jobs and be familiar with the requirements of the AIDS Confidentiality Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 730 et seq.) [210 ILCS 115] and its regulations (77 Ill. Adm. Code 697)."

42. The original Section 385.1950(b) was relabeled as (d), the original Section 385.1950(c) was relabeled as (e), and the original Section 385.1950(d) was relabeled (f).

43. The original Section 385.1950(e) was relabeled (g). Beginning with the third sentence becomes (h) which reads, "A Mantoux TB skin test shall be completed for each employee, direct care volunteer and non-employee facility resident no more than 90 days prior to or 10 days after the first day of work or residence. All significant reactors shall have documentation in their records of follow-up and consideration for therapy. The facility shall maintain records of the TB screening."

44. The relabeled Section 385.1950(g) concludes with the sentence "The facility shall maintain records of the initial health evaluation."

45. A new Section 385.1950(i) reads "The facility shall identify a responsible person to be available on the premises twenty-four hours a day to respond to emergency needs of the clients. This person may be an employee, volunteer, or client. The facility shall ensure that clients are informed of the identity of the responsible person."

46. Section 385.2000(c) was deleted and replaced by "Each client admitted shall have a Mantoux TB skin test within 10 days of admission or be able to produce the results of a Mantoux TB skin test administered within the last 90 days or be under the care of a physician for TB. All significant reactors shall have documentation in their record of

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follow-up and consideration for therapy."

47. In Section 385.2050(d)(2) the phrase "and comfort" was added to the end.

48. A typo was corrected in the last sentence of Section 385.2150(c). The sentence reads, in part, "Medications for such persons shall..."

49. In Section 385.2300 the word "ethnic" was changed to "client."

50. The third sentence of Section 385.2350(b) was revised to "(Refer to Section 750.10 of the Food Service Sanitation Code (77 Ill. Adm. Code 750) for a definition of potentially hazardous foods.)"

51. Section 385.2350(d) is revised to read, "No person shall work in food service while infected with a disease in a communicable form that can be transmitted by foods, or who is a carrier of organisms that cause such a disease, or while afflicted with a boil or infected wound, or an acute respiratory infection."

52. The word "washing" in the first sentence of Section 385.2350(g) is changed to "washed."

53. In Section 385.2350(g)(4) the following phrase was added after 21 CFR 178.1010 "(1990, no further editions or amendments included)".

54. A new Section 385.2500 was added, which states:

"Section 385.2500 Violations

- a) IF THE DEPARTMENT DETERMINES THAT A SUPPORTIVE RESIDENCE IS NOT IN COMPLIANCE WITH the ACT or this Part, THE DEPARTMENT SHALL PROMPTLY SERVE A NOTICE OF VIOLATION UPON THE LICENSEE. The notice shall be served on the licensee personally or by certified mail. (Section 30 of the Act)
- b) EACH NOTICE OF VIOLATION SHALL BE IN WRITING and shall include:
 - 1) A description of the NATURE OF THE VIOLATION.
 - 2) Citation of the STATUTORY PROVISION OR RULE ALLEGED TO HAVE BEEN VIOLATED.
 - 3) A statement that the licensee must submit a PLAN OF CORRECTION as provided under subsection (c) of this Section.

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- 4) A description of ANY OTHER ACTION THE DEPARTMENT MAY TAKE UNDER THIS ACT, including adverse licensure action under Section 50 of the Act and Section 385.2550 of this Part.
- 5) A statement that the licensee has a RIGHT TO A HEARING to contest the violation as provided in SECTION 55 OF the ACT and Section 385.2600 of this Part and a description of the procedure for requesting a hearing. (Section 30 of the Act)
- c) In response to the receipt of a notice of violation, THE LICENSEE SHALL SUBMIT a written PLAN OF CORRECTION TO THE DEPARTMENT (Section 30 of the Act). Each plan of correction is subject to the approval of the Department and shall comply with the following requirements:
 - 1) Be filed with the Department within 10 days of the licensee's receipt of the notice of violation.
 - 2) State with particularity the method by which the licensee intends to correct each violation specified in the notice of violation.
 - 3) Contain a stated date by which each violation will be corrected."

55. A new Section 385.2550 was added, which states:

"Section 385.2550 Adverse Licensure Action

- a) Adverse licensure actions include the denial of an initial license application, denial of an application for license renewal, revocation of a license, and suspension of a license.
- b) Adverse licensure action shall be considered by the Department under the following conditions:
 - 1) IF THE APPLICANT OR LICENSEE HAS BEEN CONVICTED OF A FELONY OR TWO OR MORE MISDEMEANORS INVOLVING MORAL TURPITUDE, AS SHOWN BY A CERTIFIED COPY OF THE COURT OF CONVICTION, AND
 - A) THE DEPARTMENT DETERMINES AFTER INVESTIGATION THAT THE PERSON HAS NOT BEEN SUFFICIENTLY REHABILITATED TO WARRANT THE PUBLIC TRUST; OR

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- B) UPON OTHER SATISFACTORY EVIDENCE THAT THE MORAL CHARACTER OF THE APPLICANT OR LICENSEE IS NOT REPORTABLE.
- 2) If the licensee SUBMITS FALSE INFORMATION ON DEPARTMENT LICENSURE FORMS.
- 3) If the licensee SUBMITS FALSE INFORMATION DURING AN INSPECTION.
- 4) If the licensee REFUSES TO ALLOW AN INSPECTION TO OCCUR.
- 5) If the licensee VIOLATES the ACT or this Part.
- 6) If the licensee VIOLATES THE RIGHTS OF its clients.
- 7) If the licensee FAILS TO SUBMIT OR IMPLEMENT A PLAN OF CORRECTION within THE SPECIFIED TIME PERIOD. (Section 50 of the Act)
- 8) If the Department finds licensee conduct or practice to be detrimental to the health, safety, or welfare of a patient.
- c) In determining whether to take adverse licensure action, the Department shall consider the following factors:
 - 1) The gravity of the violation, including the probability that death or serious physical or mental harm to a client will result or has resulted and the severity of the actual or potential harm.
 - 2) The extent to which the provisions of the Act or this Part were violated.
 - 3) The reasonable diligence exercised by the licensee and any efforts by the licensee to correct the violations.
 - 4) Any previous violations committed by the licensee.
 - 5) The financial benefit to the licensee of committing or continuing the violation.
- d) The Director will order an emergency suspension of a license when the Director finds that continued operation of the facility poses an immediate

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and serious danger to the public health, safety, or welfare. The suspension shall take effect upon the issuance of an order of emergency suspension by the Director and shall remain in effect during any administrative proceeding contesting the action. Promptly following any emergency suspension of a license, the Department shall take action to revoke the license.

e) Notice of Adverse Licensure Action

- 1) The Department shall notify the applicant or licensee in writing prior to denying an application, refusing to renew a license, or revoking a license.
- 2) The notice shall be served on the applicant or licensee either by personal service or by registered mail. The notice shall contain the following information:
 - A) A description of the particular reasons for the proposed action, including citations of the specific provisions of the Act and this Part under which the proposed action is being taken.
 - B) The date, not less than 15 days from the date of the mailing or service of the notice, on which the action will take effect, unless appealed by the applicant or licensee.
 - C) A description of the manner in which the applicant or licensee may appeal the proposed action and the right of the applicant or licensee to a hearing under Section 10 of the Act and Section 385.2600 of this Part."

56. A new Section 385.2600 was added, which states:

"Section 385.2600 Hearings

Hearings conducted pursuant to the Act and this Part shall be conducted in accordance with the following:

- a) Section 55 of the Act;
- b) The Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, par. 1001-1 et seq.) [5 ILCS 100];
- c) The rules of the Department entitled "Rules of Practice and Procedure in

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Administrative Hearings" (77 Ill. Adm. Code 100)."

57. Citations to the Illinois Compiled Statutes were added to statutory citations.

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

1. The Table of Contents was modified to include "Section 385.1550, Clients' Rights" and to correct Section 385.2150 to state "Control of Medications".
2. The definition of "Act" in Section 385.1080 was modified to state: "Act - The Supportive Residences Licensing Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 9001 et seq.) [210 ILCS 65]".
3. The last sentence in Section 385.1450 was modified to state: "The contract shall specify the rights, duties, and financial obligations of the client."
4. The first sentence in Section 385.2150 was modified to state: "All discontinued medications, medications having expiration dates that have passed, and medications of clients who have been discharged or who have expired shall be disposed of in accordance with written policies and procedures."

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made all the changes to which it agreed with the Joint Committee.

13) Will the Rules Replace an Emergency Rule Currently in Effect?

Yes _____ No X

14) Are there any other Amendments Pending on this Part?

Yes _____ No X

If Yes:

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Ill. Reg. Citation</u>
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15) Summary and Purpose of Rules:

These rules were developed to implement the Supportive Residences Licensing Act (P.A. 87-0840, effective January 29, 1992), which authorizes the Department of Public Health to license supportive residences for persons with HIV disease and to "establish minimum standards, rules, and regulations that will facilitate the provision of quality residential care that is specific to the unique needs of persons with HIV disease, while ensuring the protection of residents' rights and general welfare."

Sections 385.1010 through 385.1030 specify the licensing setting to which the requirements apply. A license application is required, and the information required on the application is indicated. A license may apply to one or more geographic locations. The license is void if the corporation dissolves.

Section 385.1040 establishes the Department's right to conduct facility inspections to enforce the rules and the Act.

Sections 385.1050 through 385.1070 require the facility to submit an annual financial statement. The material that the facility must make available to the public is specified. The requirements for the submission of facility ownership information and the details of this information are listed.

Section 385.1080 defines words, phrases, and terminologies contained in the rules.

Section 385.1200 requires that a full-time facility employee be designated as the manager and lists the manager's minimum qualifications.

Sections 385.1250 through 385.1350 require that disaster preparedness plans be developed, implemented and practiced. The facility is required to establish and implement infection control policies and procedures and follow universal precautions. The facility will develop employee reporting requirements in the case of accidental exposure to blood or body fluids and will assure the development and maintenance of a case management system.

Sections 385.1400 through 385.1450 set out facility admission requirements. A contract will be executed between a new client and the facility. The facility will assure that all significant information is available to the client in a form the client understands. The contract is required to specify services, rights, duties and obligations.

Section 385.1500 requires the development and implementation of written policies and procedures that define the scope of the facility operation. The facility must address advance health care directives in these policies and procedures.

Sections 385.1510 through 385.1900 define a client's rights. This includes civil rights as well as

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the right to privacy and the person to be notified at the time of the client's death. The right to active participation in care and the right to refuse services are defined. The facility may only use restraints in an emergency and then under doctor's orders. The use of restraints and measures taken to reduce/eliminate restraint use must be fully documented. The client's right to unimpeded, private, uncensored communication by mail, phone and visitation is indicated. Clients must be permitted to manage their own financial affairs. The reasons for which a facility may involuntary transfer or discharge a client are prescribed. The facility is required to discharge a client when the client requests. A mechanism for clients to advise the facility of suggestions and concerns is required. The abuse or neglect of clients is prohibited, and persons who become aware of client abuse or neglect must notify the Department.

Section 385.1950 requires employment orientation to employees and volunteers. Policies and procedures relating to employees and volunteers must be developed and followed. Initial health evaluations must be conducted including a determination of TB status.

Section 385.2000 requires every client to be under the care of a physician who shall direct the client's medical care. All disclosure of information will comply with the AIDS Confidentiality Act. Every client shall have an integrated care plan that is updated as needed.

Sections 385.2050 through 385.2200 require adequate and properly supervised services to meet the client's nursing and personal care needs. The procurement, storage and administration of medication are required to be in compliance with federal and State laws. Clients are to self-administer medications if at all possible. The use of one person's medication for another person is prohibited.

Sections 385.2300 through 385.2400 require meals to be served as is customary in the community. Food must be stored, prepared and served in a sanitary manner, and food contact surfaces, equipment and utensils must be washed, rinsed and sanitized after each use. The physical plant must be safe, clean, and comfortable, with sufficient space provided to accommodate clients and to allow privacy.

Section 385.2500 sets forth procedures for the issuance of violations and submission of a plan of correction.

Section 385.2550 concerns adverse licensure action, including conditions under which such action will be considered, emergency suspension of a license, and notice procedures.

Section 385.2600 establishes procedures under which hearings will be conducted.

16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Ms. Gail DeVito, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

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The full text of the Adopted Rules begins on the next page:

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TITLE 77: PUBLIC HEALTH

CHAPTER I: DEPARTMENT OF PUBLIC HEALTH

SUBCHAPTER C: LONG-TERM CARE FACILITIES

PART 385

SUPPORTIVE RESIDENCES LICENSING CODE

Section	
385.1010	General Requirements
385.1020	Application for License
385.1030	Ownership Change or Discontinuation
385.1040	Inspections, Surveys, Evaluations and Consultation
385.1050	Filing an Annual Attested Financial Statement
385.1060	Information to be Made Available to the Public by the Licensee
385.1070	Ownership Disclosure
385.1080	Definitions
385.1200	Facility Manager
385.1250	Disaster Preparedness
385.1300	Infection Control
385.1350	Case Management System
385.1400	Facility Admission
385.1450	Contract
385.1500	Policies and Procedures
385.1550	Clients' Rights
385.1600	Rights in Medical Services
385.1650	Restraints
385.1700	Communication and Visitation
385.1750	Client's Funds
385.1800	Transfer or Discharge
385.1850	Clients Advising the Facility
385.1900	Abuse and Neglect
385.1950	Employee and Volunteer Policies and Procedures
385.2000	Medical and Supportive Services
385.2050	General Requirements for Nursing and Assistance with Activities of Daily Living
385.2100	Medication Policies and Procedures
385.2150	Control of Medications
385.2200	Labeling, Storage and Administration of Medications
385.2250	Nutritional Issues
385.2300	Meal Service
385.2350	Food Service Sanitation
385.2400	Physical Plant
385.2500	Violations
385.2550	Adverse Licensure Action
385.2600	Hearings

AUTHORITY: Implementing and authorized by the Supportive Residences Licensing Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 9001 et seq.) [210 ILCS 65].

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SOURCE: Adopted at 17 Ill. Reg. _____, effective _____.

Section 385.1010 General Requirements

- a) This Part applies to the operators/licenseses of facilities that are to be licensed and classified to provide supportive residential services to persons with HIV disease.
- b) The license issued to each operator/licensee shall designate the licensee's name, facility name, address, the date the license was issued and the expiration date. Such licenses shall be issued for a period of *not less than six months nor more than 18 months*. (Section 25 of the Act)
- c) When application for licensure is made in accordance with Section 385.1020 and the facility is in compliance with all other licensure requirements or has an accepted plan of correction for any areas of non-compliance, the license shall be issued.

Section 385.1020 Application for License

- a) Any person acting individually or jointly with other persons who proposes to build, own, establish, or operate a supportive residence for persons with HIV disease shall submit pre-application information on forms provided by the Department.
- b) Application for a license to establish or operate a residential facility for persons with HIV disease shall be made in writing and submitted, with other such information as the Department may require, on forms provided by the Department.
- c) The application shall contain the following information:
 - 1) The name and address of the person or business entity who will be the licensee, and if appropriate:
 - A) The name and address of the corporation, Board of Directors, Officers and Registered Agent;
 - B) Documentation certifying the corporation as a general not-for-profit corporation in accordance with the General Not-For-Profit Corporation Act of 1986 (Ill. Rev. Stat. 1991, ch. 32, par. 101.01 et seq.) [805 ILCS 105];
 - 2) The names and locations of the facilities for which a license is sought;
 - 3) The name of the person or persons under whose management or supervision the facility will be operated;
 - 4) Ownership disclosure as required in Section 385.1070.

Section 385.1030 Ownership Change or Discontinuation

- a) The license is not transferable. It is issued to a specific licensee and for a specific location(s). A licensee may have one license to service more than one geographic location. The license shall immediately become void and shall be returned to the Department when

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the facility is sold or leased; when operation is discontinued; when operation is moved to a new location; or when the corporation which is the licensee dissolves or terminates.

- b) A license issued to a corporation shall become null, void and of no further effect upon the dissolution of the corporation. The license shall not be revised if the corporation is subsequently reinstated. A new license must be obtained in such cases.

Section 385.1040 Inspections, Surveys, Evaluations and Consultation

The terms survey, inspection and evaluation are synonymous. These terms refer to the overall examination of compliance with the Act and this Part. All facilities to which this Part applies shall be subject to and shall be deemed to have given consent to annual inspections, surveys, and evaluations by properly identified personnel of the Department, or by such other properly identified persons, including local health department staff, as the Department may designate. The licensee, or person representing the licensee in the facility, shall provide to the representative of the Department access and entry to the premises or facility for obtaining information required to carry out the Act and this Part. In addition, representatives of the Department shall have access to and may reproduce or photocopy at the Department's cost any books, records, and other documents maintained by the facility, the licensee, or their representatives to the extent necessary at a rate determined by the facility not to exceed the rate in the Department's Freedom of Information rules entitled "Freedom of Information Code" (77 Ill. Adm. Code 1126).

Section 385.1050 Filing an Annual Attested Financial Statement

Each licensee shall submit an annual attested financial statement to the Department.

Section 385.1060 Information to be Made Available to the Public by the Licensee

- a) Every facility shall conspicuously post or display in an area of its offices accessible to clients, employees, and visitors the following:
 - 1) Its current license;
 - 2) A copy of any order currently in effect pertaining to the operation of the facility issued by the Department or a court; and
 - 3) A list of information available for public inspection.
- b) A facility shall retain the following for public inspection:
 - 1) A complete copy of every inspection report of the facility received from the Department during the past five years;
 - 2) A copy of every order pertaining to the operation of the facility issued by the Department or a court during the past five years;
 - 3) A description of the services provided by the facility and the rates charged for those services and items for which a resident

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may be separately charged;

- 4) A list of the corporation's Officers and Board of Directors; and
- 5) A list of personnel employed or retained by the facility who are licensed, certified or registered by the Department of Professional Regulation.

Section 385.1070 Ownership Disclosure

- a) As a condition of the issuance or renewal of a license, the applicant or licensee shall file a statement of ownership. The applicant shall notify the Department of any change in the information required in the statement of ownership within ten days of the change. (Section 25 of the Act)

- b) The statement of ownership shall include:

- 1) The name, address, Social Security Number, telephone number, occupation or business activity, business address, and business telephone number, of the corporation Officers and Board of Directors. For the legal entity designated as the operator/licensee of the facility that is the subject of the application or license;
- 2) The name, address, Social Security Number, telephone number, occupation or business activity, business address, business telephone number, and the percent of direct or indirect financial interest of those persons who have a direct or indirect financial interest of five percent or more in the legal entity that owns the building in which the operator/licensee is operating the facility that is the subject of the application or license; and
- 3) The name and address of any facility, wherever located, any financial interest of which is owned by the applicant or licensee if the facility were required to be licensed if it were located in this State. (Section 25 of the Act)

Section 385.1080 Definitions

Abuse - Any physical or mental injury or sexual assault inflicted on a client in a facility other than by accidental means.

Act - The Supportive Residences Licensing Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 9001 et seq.) [210 ILCS 65].

Activities of Daily Living - Eating, toileting, bathing, dressing, ambulation, and transfer.

Adequate - Enough in either quantity or quality, as determined by a reasonable person familiar with the professional standards of the subject under review, to meet the needs of the clients of a facility under the particular set of circumstances in existence at the time of review.

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Advance Directive - A written instruction, such as a living will, power of attorney for healthcare, or Do Not Resuscitate Order, relating to the provision of care to the individual.

Aide or Orderly - Any person providing direct personal care, training or habilitation services to clients.

Applicant - Any Not-For-Profit Corporation making application for a license. (Section 10 of the Act)

Appropriate - A term used to indicate that a requirement is to be applied according to the needs of a particular client, individual or situation.

Assessment - The use of an objective system with which to evaluate the physical, social, developmental, behavioral, and psychosocial aspects of a client.

Board of Directors - Same as Governing Body.

Case Management System - A standardized and systematic process of assessment, planning, service coordination, referral, advocacy, and follow-up through which the multiple service needs of clients are identified and met.

Client - A person residing in a Supportive Residence.

Client's representative - An individual who is authorized to act on behalf of a client who is unable to reach and communicate an informed decision as determined by the attending physician. The following order of priority shall apply:

- agent authorized by durable power of attorney for health care;
- legal representative or other court appointed personal representative;
- an individual who is designated in writing as such by a client.

Confinement - To involuntarily limit a client to a room or other small enclosed area.

Contract - A binding agreement between a client or the client's guardian (or, if the client is a minor, the client's parent) and the facility or its agent.

Department - The Illinois Department of Public Health. (Section 10 of the Act)

Direct Care Aide - Any person who provides nursing care, personal care

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or psychosocial support to clients of Supportive Residences, regardless of title, and who is not a Qualified Professional, as defined in this Part. Direct Care Aides must function under the supervision of a licensed nurse when performing nursing or personal care duties.

Direct Care Volunteer - Any person who provides non-nursing services to clients of the facility, and who does not receive fiduciary compensation for these services.

Director - The Director of the Illinois Department of Public Health or his/her designee. (Section 10 of the Act)

Discharge - The full release of any client from a facility.

Emergency - A situation, physical condition, or one or more practices, methods or operations that present imminent danger of death or serious physical or mental harm to clients of a facility.

Facility - A private home, institution, building, residence, or any other place that provides a home-like atmosphere as well as a continuum of care which takes into account the special needs of persons with HIV disease. (Section 10 of the Act)

Facility Management - The individual, or structure, identified responsible for the overall facility operation by the governing body.

Full-time - On duty a minimum of 36 hours, four days per week.

Goal - An expected result or condition that involves a relatively long period of time to achieve, that is specified in behavioral terms in a statement of relatively broad scope, and that provides guidance in establishing specific short-term objectives directed toward its attainment.

Governing Body - The policy-making authority, whether an individual or a group, that exercises general direction over the affairs of a facility and establishes policies concerning its operation and the welfare of the individual it serves.

HIV Disease - Infected with the human immunodeficiency virus or any other causative agent of acquired immunodeficiency syndrome (AIDS).

Hospitalization - The care and treatment of a person in a hospital as an inpatient.

Integrated Care Plan - The overall document that assesses and interprets the needs identified in the case management system into specific actions for a client to maintain or attain his/her maximum

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potential for as long as possible. This shall include consideration of medical, nutritional, social and psychosocial issues. If needed, the medical plan of care is one part of this plan.

Immediately - To take action without hesitation.

License - Any of the following types of licenses issued to an applicant or licensee by the Department:

"Probationary License" means a license issued to an applicant or licensee which has not held a license contiguous to its application.

"Regular License" means a license issued to an applicant or licensee that is in substantial compliance with the Act and this Part. (Section 10 of the Act)

Medical Plan of Care - Those aspects of a client's integrated care plan which center on treatments, pharmaceuticals or modalities provided directly by or under the direct supervision of a physician or nurse.

Misappropriation of Property - Using a client's cash, clothing, or other possessions without authorization by the client or the client's authorized representative; failure to return valuables within seven days after a client's discharge; or failure to refund money within seven days after death or discharge.

Neglect - A failure in a facility to provide adequate medical or personal care or maintenance, which failure results in physical or mental injury to a client or in the deterioration of a client's physical or mental condition.

Nurse - A registered nurse or a licensed practical nurse as defined in the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 3501 et seq.) [225 ILCS 65].

Nursing Care - A complex of activities which carries out the diagnostic, therapeutic, and rehabilitative plan as prescribed by the physician; care for the client's environment; observing symptoms and reactions and taking necessary measures to carry out nursing procedures involving understanding of cause and effect in order to safeguard life and health.

Operator - The person responsible for the control, maintenance and governance of the facility, its personnel and physical plant.

Owner - The not-for-profit corporation that owns a supportive residence. If a supportive residence is operated by a person or entity who leases the physical plant that is owned by another person or entity, "owner" means the person who operates the supportive

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residence; except that if the person or entity who owns the physical plant is an affiliate of the person who operates the supportive residence and has significant control over the day-to-day operations of the supportive residence, the person or entity who owns the physical plant shall incur, jointly and severally with the owner, all liabilities imposed on an owner under the Act. (Section 10 of the Act)

Pharmacist, Registered - A person who holds a certificate of registration as a registered pharmacist, a local registered pharmacist or a registered assistant pharmacist under the Pharmacy Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 4121 et seq.) [225 ILCS 85].

Physician - Any person licensed by the State of Illinois to practice medicine in all its branches as provided in the Medical Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 4400-1 et seq.) [225 ILCS 60].

Plan of Correction - A written plan submitted to the Department for correction of a violation of the Act or this Part that is cited by the Department. The plan shall describe the steps that will be taken in order to bring the supportive residence into compliance and the time frame for completion of each step. (Section 10 of the Act)

Potentially Hazardous Food - Any food that consists in whole or in part of milk or milk products, eggs, meat, poultry, fish, shellfish, edible crustacea, or other ingredients, including synthetic ingredients, in a form capable of supporting rapid and progressive growth of infectious or toxigenic microorganisms. The term does not include foods which have a pH level of 4.6 or below or a water activity (aw) value of 0.85 or less.

Qualified Professional - A person who meets the educational, technical and ethical criteria of a health care profession, as evidenced by eligibility for membership in an organization established by the profession for the purpose of recognizing those persons who meet such criteria; and who is licensed, registered, or certified by the State of Illinois, if required.

Registered Nurse - A person with a valid Illinois license from the Illinois Department of Professional Regulation to practice as a registered professional nurse under the Illinois Nursing Act of 1987.

Restraint of a Client - The application of a device or administration of a drug to limit movements.

Room - A part of the inside of a facility that is partitioned continuously from floor to ceiling with openings closed with glass or

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hinged doors.

Satisfactory - Same as Adequate.

Sufficient - Same as Adequate.

Supportive Residence - A supportive residence for persons with HIV disease. (Section 10 of the Act)

Transfer - A change in status of client's living arrangements from one facility to another facility.

Universal Precautions or Universal Blood and Body Fluid Precautions - Measures utilized by health care providers to protect both patients and health care providers from contact with blood and body fluids to prevent transmission of the human immunodeficiency virus (HIV) during health care procedures. In this context, body fluids means semen, vaginal secretions, cerebrospinal fluid (CSF), synovial fluid, pleural fluid, peritoneal fluid, pericardial fluid, and amniotic fluid. In this context, body fluids does not mean feces, nasal secretions, saliva, sputum, sweat, tears, urine or vomitus unless they contain visible blood.

Volunteer - Both direct care volunteers and other individuals working without fiduciary compensation indirectly assisting facility management and clients. Examples include housekeeping, building or yard maintenance, writing letters for clients, visiting with clients, reading with clients, or sharing other recreational activities with clients.

Section 385.1200 Facility Manager

A full-time employee shall be designated as the facility manager and shall be responsible for overall management of the facility. The manager must, at a minimum, have a Bachelor's Degree from an accredited college or adequate equivalent experience.

Section 385.1250 Disaster Preparedness

The facility shall develop and implement plans for disaster preparedness and fire safety, including a plan for evaluation of the facility. Employees shall receive instruction on implementation of the plans including instruction in the use of fire extinguishers. These plans shall be practiced in accordance with facility policies at least twice annually.

Section 385.1300 Infection Control

The facility shall develop and implement infection control policies and procedures, and adhere to universal precautions. The manager shall establish

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programs to assure compliance with the infection control policies and procedures. The facility shall develop and implement internal reporting requirements in the event that an employee or volunteer is exposed to blood or body fluids, or in the case of a needle stick. The internal reporting requirements shall include written records of exposures.

Section 385.1350 Case Management System

The facility must develop and maintain a case management system as part of its services. Individuals identified as having case management responsibility shall create and monitor an integrated care plan for each client, which shall be regularly accessible to those responsible for implementing the plan.

Section 385.1400 Facility Admission

- a) Before a person is admitted to a facility, or at the expiration of the period of a previous contract, a written contract shall be executed between a licensee and client or client's representative.
- b) An adult person shall be presumed to have the capacity to contract for admission to a residential facility for persons with HIV disease unless adjudicated a "disabled person" within the meaning of Section 11a-2 of the Probate Act of 1975 (Ill. Rev. Stat. 1991, ch. 110 1/2, par. 1-2 et seq.) [755 ILCS 5], or unless a petition for such an adjudication is pending in a circuit court of Illinois.
- c) If there is no guardian, agent or member of the person's immediate family available, able, or willing to execute the contract and a physician determines that a person is so disabled as to be unable to consent to placement in a facility, or if a person has already been found to be a "disabled person," but no order has been entered allowing residential placement of the person, that person may be admitted to a facility before the execution of a contract required by this Section; provided that a petition for guardianship or for modification of guardianship is filed within 15 days after the person's admission to a facility, and provided further that such a contract is executed within ten days after the disposition of the petition.
- d) Facilities shall ensure that all forms, agreements, and signage which carry information significant to the clients shall be available, and worded so as not to be confusing to the reader.

Section 385.1450 Contract

At the time of the client's admission to the facility, a copy of the written contract shall be given to the client and his/her client representative. The contract shall specify the services that will or will not be provided. The contract shall specify the rights, duties and financial obligations of the client and the facility.

Section 385.1500 Policies and Procedures

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- a) The facility shall develop and implement written policies and procedures that provide for the following: admission and discharge practices; information concerning an individual's rights under State law to make decisions regarding treatment and to make advance directives; the rights of clients to file a grievance in response to facility actions; and the rights of the client in accordance with Sections 385.1550, 385.1600, 385.1650, 385.1700, 385.1750, and 385.1800. These policies and procedures shall be shared with the client before or at the time of admission.
- b) The execution of any advance directives must be documented in the client's record. The facility cannot condition provision of care or otherwise discriminate on the basis of the execution of any advance directive.
- c) The facility shall develop and implement policies and procedures relating to services which can or cannot be provided to dependent minors of clients.
- d) The facility shall develop policies and procedures that specify discharge and transfer practices due to improvement or decline in the client's medical condition.

Section 385.1550 Clients' Rights

- a) A client shall not be deprived of any rights, benefits, or privileges guaranteed by law based solely on his/her status as a resident of the facility.
- b) A client shall be permitted to retain and use or wear his/her personal property in his/her immediate living quarters unless deemed medically inappropriate or socially disruptive by a physician and so documented in the client's record.
- c) The facility shall provide a means of safeguarding small items of value for the clients in their rooms or in any other part of the facility, so long as the client has daily access to such valuables.
- d) The facility shall make reasonable efforts to prevent loss and theft of clients' property. The facility shall develop procedures for investigating complaints concerning theft of clients' property and shall promptly investigate all such complaints.
- e) There shall be no traffic through a client's room to reach any other area of the building.
- f) Children under 16 years of age who are related to employees or volunteers of a facility, and who are not themselves employees/volunteers of the facility, shall be restricted to quarters reserved for family or employee use except during times when such children are part of a group visiting the facility as part of a planned program, or similar activity.
- g) A client may refuse to perform labor for a facility unless specified in the admission contract, and the client's integrated care plan.
- h) A client shall be permitted the free exercise of religion. Upon a client's request, and if necessary at his/her expense, the facility management shall make arrangements for a client's attendance at

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religious services of the client's choice. However, no religious beliefs or practices or attendance at religious services may be imposed upon any client.

- i) The facility shall encourage and not prohibit a client's right to vote in person or by absentee ballot in all elections.
- j) Upon entering the facility, clients shall be provided with a form on which they may list those persons to be notified in the event of their death, or at such time as their death appears imminent. A client may decline to have any person notified of his/her death. In all cases, the client's physician shall be notified by the facility.
- k) The facility shall notify the client's representative whenever the client suffers from a sudden illness or accident, or if and when unexplained absences occur, in accordance with the terms of the contract.
- l) A client may not be transferred, discharged, evicted, harassed, dismissed, or retaliated against for filing a complaint or providing information concerning a complaint against the facility.

Section 385.1600 Rights in Medical Services

- a) A client shall be permitted to retain the services of his/her own personal physician at his/her own expense under an individual or group plan of health insurance, or under any public or private assistance program providing such coverage.
- b) The Department shall not prescribe the course of medical treatment provided to an individual client by the client's physician in a facility.
- c) All clients shall be permitted to obtain from their own physician or the physician retained by the facility complete and current information concerning his/her medical diagnosis, treatment and prognosis in terms and language the client can reasonably be expected to understand.
- d) All clients shall be permitted to participate in the planning of their total care and medical treatment to the extent that their condition permits. Any person a client chooses may also participate in the planning of the client's care.
- e) No client shall be subjected to experimental research or treatment without first obtaining his/her informed, written consent and advising facility management. The experimental research/treatment shall be part of the client's integrated care plan.
- f) Every client shall be permitted to refuse medical treatment and to know the consequences of such action.
- g) Every client or client's representative shall be permitted to inspect and copy all of the client's clinical and other records concerning the client's care and maintenance kept by the facility or by the client's physician.
- h) All clients shall be permitted respect and privacy in their medical and personal care program. Every client's case discussion, consultation, examination and treatment shall be confidential and

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shall be conducted discreetly. Those persons not directly involved in the client's care must have the client's permission to be present.

Section 385.1650 Restraints

- a) Restraints shall not be used except as a temporary measure to administer treatment or medications or in an emergency.
 - 1) In the case of administering treatment or medication, restraints shall be used only with the written order of the physician. The order shall specify the reasons for use, duration and type of restraint.
 - 2) In the case of an emergency, the restraint shall only be used to protect a client from harming himself/herself or others. The physician shall be notified, immediately after the restraint is applied and the client's needs are met. The physician may order continued use of restraints while steps are taken to mitigate the need for restraints or to locate a more appropriate health care setting for the client. In no case may restraints be used for more than 48 hours.
 - 3) In either case, when restraints are used, a trained, licensed healthcare professional who is knowledgeable in restraint application and use shall be available at the facility at all times the restraint is in use. Further, a client wearing a restraint shall have it released for a few minutes at least once every two hours, or more often if necessary. The client's position shall be changed at these times.
- b) No chemical, medication, or tranquilizer shall be employed by a facility as a restraint or confinement in lieu of or in addition to any physical restraint. Such chemicals, medications or tranquilizers may only be employed as part of a duly prescribed therapeutic medical treatment program authorized by the client's physician and documented in the client's integrated care plan and medical record.

Section 385.1700 Communication and Visitation

- a) Every client shall be permitted unimpeded, private and uncensored communication of his/her choice by mail and public telephone. The facility management shall ensure that correspondence is promptly received and mailed, and that telephones are reasonably accessible.
- b) The facility management shall ensure that clients may have private visits at any reasonable hour unless such visits are not medically advisable for the client as documented in the client's record by the client's physician. The facility shall allow daily visiting. Visiting hours shall be posted in plain view of visitors. The facility management shall ensure that space for visits is available and that facility personnel knock, except in an emergency, before entering any client's room.
- c) Unimpeded, private and uncensored communication by mail, public telephone, and visitation may be reasonably restricted by a physician

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or facility management only in order to protect the client or others from harm, harassment or intimidation, provided that the reason for such restriction is placed in the client's integrated care plan and medical plan of care by the physician or facility management. Upon admission, all clients shall be advised of the potential causes of such restrictions.

d) Any employee or agent of a public agency, any representative of a community legal services program or any member of a community organization shall be permitted access at reasonable hours to any individual client or any facility, if the purpose of such agency, program or organization includes rendering assistance to clients without charge, but only if there is neither a commercial purpose nor effect to such access and if the purpose is to do any of the following:

- 1) Visit, talk with, and make personal, social, and legal services available to all clients;
- 2) Inform clients of their rights and entitlements and their corresponding obligations, under federal and State laws, by means of educational materials and discussions in groups and with individual clients;
- 3) Assist clients in asserting their legal rights regarding claims for public assistance, medical assistance and social security benefits, as well as in all other matters in which clients are aggrieved. Assistance may include counseling and litigation; or
- 4) Engage in other methods of asserting, advising and representing clients so as to extend to them full enjoyment of their rights;

e) No visitor shall enter the immediate living area of any client without first identifying himself/herself and then receiving permission from the client to enter. The rights of other clients present in the room shall be respected. A client may terminate at any time a visit by a person having access to the client's living area. Facility staff may terminate visits or provide other accommodations for the visits if they are so requested by the client, or the visitor is involved in behavior violating other clients' rights. The visitor may be removed from the facility by facility staff if the visitor is participating in illegal activity or has been removed for engaging in such activity on the premises in the past.

Section 385.1750 Client's Funds

A client shall be permitted to manage his/her own financial affairs. A facility shall not manage client funds.

Section 385.1800 Transfer or Discharge

- a) A client shall be voluntarily discharged from the facility after he/she gives facility management, a physician, or a nurse of the facility written notice of the desire to be discharged. A client shall be discharged upon written consent of his/her representative

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unless there is a court order to the contrary. In such cases, upon the client's discharge, the facility is relieved of any responsibility for the client's care, safety, or well-being.

- b) The facility shall establish involuntary discharge procedures that shall include at least the following:

- 1) Client behavior that may result in involuntary discharge:
 - A) the client's decline or improvement in medical condition that may result in involuntary discharge;
 - B) the client's physical safety;
 - C) the client's action, or inaction, which directly impinges on the physical safety of other clients, the facility staff or facility visitors;
- 2) Client counseling that will be provided to avoid involuntary discharge;
- 3) Client notification and due process concerning involuntary discharge;
- 4) Timeframes between counseling, notice, and involuntary discharge consistent with the reason for the involuntary discharge;
- 5) Discharge planning that will be done.

Section 385.1850 Clients Advising the Facility

- a) There shall be a mechanism for regular client input in the decision-making processes of the facility. Provisions shall be made for evaluation and review of conditions and policies by the governing body.
- b) There shall be regular meetings with clients for the purpose of advising the facility management on procedures and policies. These meetings may be a vehicle for participation by direct care volunteers and community representatives who reflect the facility's clients' racial and ethnic makeup. These meetings shall be convened by facility management or clients of the facility, and shall be conducted in accordance with confidentiality rules of the facility.

Section 385.1900 Abuse and Neglect

- a) A licensee, facility manager, employee, volunteer or agent of a facility shall not abuse or neglect a client.
- b) A facility employee, agent, or volunteer who becomes aware of abuse or neglect of a client shall immediately report the matter to the facility management.
- c) Upon becoming aware of abuse or neglect, facility management shall immediately report the matter by telephone and in writing to the client's representative and the Department.

Section 385.1950 Employee and Volunteer Policies and Procedures

- a) The facility shall develop job descriptions for each position including specifying minimum qualifications. Employees and volunteers

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shall meet or exceed the minimum qualifications for the position for which they are employed.

- b) All employees shall receive orientation including general information relating to facility goals, client safety, disaster preparedness, fire safety, universal precautions and infection control, and job tasks.
- c) Employees and volunteers shall be provided training to assure staff can effectively perform their jobs and be familiar with the requirements of the AIDS Confidentiality Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 730 et seq.) [210 ILCS 115] and its regulations (77 Ill. Adm. Code 697).
- d) At least annual evaluations of employee work performance shall be made by the management of the facility.
- e) Each facility must have policies and procedures related to volunteer services. Direct care volunteers shall receive the same general orientation as employees; and orientation to their specific work assignment.
- f) Each facility shall have an employee handbook that defines employee rights and responsibilities, client rights, confidentiality requirements and appropriate client/employee interaction.
- g) Each employee or direct care volunteer shall have an initial health evaluation including a tuberculin skin test. The initial health evaluation shall be conducted no more than 30 days prior to or 30 days after the employee or direct care volunteer begins work. The facility shall maintain records of the initial health evaluation.
- h) A Mantoux TB skin test shall be completed for each employee, direct care volunteer or non-employee facility resident no more than 90 days prior to or 10 days after the first day of work or residence. All significant reactors shall have documentation in their records of follow-up and consideration for therapy. The facility shall maintain records of the TB screening.
- i) The facility shall identify a responsible person to be available on the premises twenty-four hours a day to respond to emergency needs of the clients. This person may be an employee, volunteer, or client. The facility shall ensure that clients are informed of the identity of the responsible person.

Section 385.2000 Medical and Supportive Services

- a) Each client admitted shall be under the care of a physician. Clients shall be referred to a physician if they do not have one identified at the time of admission.
- b) Each client admitted shall have had a physical examination within three days after admission, unless the client has had a physical examination no more than 30 days prior to admission; or has been admitted directly from an acute care hospital where the client had been admitted as a patient.
- c) Each client admitted shall have a Mantoux TB skin test within 10 days after admission or be able to produce the results of a Mantoux TB skin test administered within the last 90 days or be under the care of a

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physician for TB. All significant reactors shall have documentation in their record of follow-up and consideration for therapy.

- d) The names and telephone numbers of persons to contact in medical and other emergencies shall be available. This information shall be reviewed with staff, contractual employees and direct care volunteers.
- e) There shall be one or more agreements with area hospitals for emergency admissions and needed hospital-based services, for use in instances where a client is incapable of deciding his/her own hospital admission.
- f) Each client shall have an assessment of physical, mental, and psychosocial needs. These needs shall be addressed in an integrated care plan that will allow the client to maintain his/her maximum potential for as long as possible.
- g) The facility shall either contract, or provide directly, the staff and services needed to meet each client's integrated care plan. The integrated care plan shall be updated as needed, or at least every 3 months.

Section 385.2050 General Requirements for Nursing and Assistance with Activities of Daily Living

- a) Adequate and properly supervised nursing care and assistance with activities of daily living shall be provided to each client to meet the total care needs of the client as determined by the integrated care plan. Provision of staff may be made directly or through a licensed home health agency or hospice program.
- b) All treatments and procedures shall be administered as ordered by the physician.
- c) Objective observations of changes in a client's condition, including mental and emotional changes, as a means for analyzing and determining care required and the need for further evaluation and treatment, shall be made by staff and recorded in the client's medical plan of care.
- d) Assistance with activities of daily living shall be provided, as needed. This shall include, but not be limited to, the following:
 - 1) Each client shall have proper daily personal attention, including skin, nails, hair, or oral hygiene, in addition to treatment ordered by the physician.
 - 2) Each client shall have at least one complete bath and hair wash weekly and as many additional baths and hair washes as necessary for satisfactory personal hygiene and comfort.
 - 3) Each client shall have clean, suitable clothing in order to be comfortable, sanitary, free of odors, and decent in appearance.
 - 4) Each client shall have clean bed linens at least once weekly and more often if necessary.

Section 385.2100 Medication Policies and Procedures

- a) Development of Medication Policies
 - 1) Every facility shall adopt written policies and procedures which

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shall be followed in the operation of the facility for properly and promptly obtaining, dispensing, administering, and disposing of drugs and medications. These policies and procedures shall be in compliance with all applicable federal, State and local laws.

- 2) These policies and procedures shall be developed with the advice of a pharmaceutical advisory committee that includes at least one pharmacist, one physician, the facility manager, and a registered nurse.

b) Physician's Orders and Telephone Orders

- 1) All medications, including cathartics, headache remedies, or vitamins, shall be given only upon the written order of a physician. All such orders shall have the handwritten signature of the physician. Rubber stamp signatures are not acceptable. These medications shall be given as prescribed by the physician and at the designated time.
- 2) Telephone orders may be taken by a registered nurse or licensed practical nurse. All such orders shall be immediately written in the client's medical plan of care record or a "telephone order form" and signed by the nurse taking the order. These orders shall be countersigned by the physician within five working days.
- c) All medications to be released to the client, or person responsible for the client's care, at the time of discharge or when the client is going to be temporarily out of the facility at medication time shall be approved by the physician. A notation concerning their disposition shall be made in the client's medical plan care.

Section 385.2150 Control of Medications

- a) The facility shall comply with all federal and State laws and regulations relating to the procurement, storage, dispensing, administration, and disposal of medications.
- b) All Schedule II controlled substances shall be stored in such a manner that two separate locks, using two different keys, must be unlocked to obtain these substances. This may be accomplished by several methods such as locked cabinets within locked medicine rooms, separately locked, securely fastened boxes (or drawers) within a locked medicine cabinet, locked portable medication carts, which are stored in a locked medicine room when not in use, or portable medication carts containing a separate locked area within the locked medication cart, when such cart is made immobile.
- c) All discontinued medications, medications having expiration dates that have passed, and medications of clients who have been discharged or who have expired shall be disposed of in accordance with the written policies and procedures. This rule shall not apply to clients who have been temporarily transferred to a hospital or who are on a temporary home visit. Medications for such persons shall be kept in the facility until such time as the client expires or is discharged from the facility.
- d) For all Schedule II substances, a controlled substances record shall

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be maintained that lists on separate sheets, for each type and strength of Schedule II substance, the following information: date, time administered, name of client, dose, physician's name, signature of person administering dose, and number of doses remaining.

Section 385.2200 Labeling, Storage and Administration of Medications

- a) Clients shall be encouraged to independently administer their own medications. If a client cannot administer his/her own medications, administration shall be by licensed medical or licensed nursing personnel in accordance with their respective licensing requirements.
- b) Medications for all clients shall be properly labeled and stored in accordance with the facility's policy and procedures.
- c) The medications of each client shall be kept and stored in the containers in which they were originally received. Medications shall not be transferred between containers, except that a licensed nurse may remove medication from original containers and place it in other containers to be sent with a client when the client will be out of the facility at the time of scheduled administration of medication.
- d) Medications prescribed for one client shall not be administered to another client.
- e) If for any reason a physician's medication order cannot be followed, the physician shall be notified as soon as is reasonable, depending upon the situation, and a notation made in the client's medical plan of care.
- f) Medication errors and drug reactions shall be immediately reported to the client's physician. An entry thereof shall be made in the client's medical plan of care, and the error or reaction shall also be described in an incident report.

Section 385.2250 Nutritional Issues

If the integrated care plan identifies that client intake of adequate nutrition or hydration is a problem, a plan shall be developed to meet those needs.

Section 385.2300 Meal Service

Meals shall be scheduled in accordance with times customary in the community. Care shall be taken to ensure a variety of menus that recognize client preferences.

Section 385.2350 Food Service Sanitation

- a) Food shall be free from spoilage, filth, and other contamination, and shall be safe for human consumption. Food must be prepared in an inspected food service establishment.
- b) Food must be protected from potential contamination while being stored, prepared, served, or transported. Potentially hazardous foods shall be maintained at 45° F. or below or 140° F. or above. (Refer to

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Section 750.10 of the Food Service Sanitation Code (77 Ill. Adm. Code 750) for a definition of potentially hazardous foods.)

- c) Adequate refrigeration facilities and hot food storage facilities shall be provided to assure the maintenance of food at the required temperature during storage.

- d) No person shall work in food service while infected with a disease in a communicable form that can be transmitted by foods, or who is a carrier of organisms that cause such a disease, or while afflicted with a boil or infected wound, or an acute respiratory infection.

- e) Staff shall thoroughly wash their hands with soap and warm water before starting work, during work as often as necessary to keep them clean, and after smoking, eating, drinking, or using the toilet. Staff shall not use tobacco in any form while engaged in food preparation or service nor while in any equipment or utensil washing or food preparation area.

- f) Food contact surfaces shall be easily cleanable, smooth, free of breaks, open seams, cracks, chips, pits, and similar imperfections, and free of difficult to clean internal corners and crevices. Non-food contact surfaces of equipment shall be designed and fabricated to be smooth, washable, free of unnecessary ledges, projections, or crevices, and shall be of such material and in such repair as to be easily maintained in a clean, sanitary condition. Food contact and non-food contact surfaces shall be maintained in a clean condition.

- g) Equipment and utensils shall be washed, rinsed, and sanitized after each use. For manual cleaning and sanitizing, items will be washed in a hot detergent solution, rinsed with clear water, and sanitized by one of the following methods:

- 1) immersion for at least one-half minute in clean, hot water of at least 170° F.;
- 2) immersion for at least one minute in a clean solution of at least 50 parts per million of available chlorine as a hypochlorite and having a temperature of at least 75° F.;
- 3) immersion for at least one minute in a clean solution containing at least 12.5 parts per million of available iodine and having a pH not higher than 5.0 and a temperature of at least 75° F.; or
- 4) immersion in a clean solution containing any other chemical sanitizing agent allowed under 21 CFR 178.1010 (1990, no further editions or amendments included) that will provide the equivalent bactericidal effect of a solution containing at least 50 parts per million of available chlorine as a hypochlorite and having a temperature of at least 75° F. for one minute.

- h) Mechanical cleaning and sanitizing may be done by spray-type or immersion dishwashing machines, or by any other type of machine or device if it is demonstrated that it thoroughly cleans and sanitizes equipment and utensils. Machines shall be installed and maintained in good repair, and shall be operated in accordance with the manufacturer's instructions. The final sanitizing rinse shall be at least 180° F. or equivalent. Refer to the Food Service Sanitation

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Code, Section 750.830(h), for specifics on mechanical sanitizing.

- i) Utensils shall be air dried before being stored or stored in a self-draining position.

- j) Garbage and refuse shall be kept in durable, easily cleanable, insect and rodent-proof containers that do not leak or absorb liquids.

- k) The facility shall be kept in such a condition as to prevent the harborage or feeding of insects and rodents. Screen doors shall be self-closing, and screening material shall not be less than 16 mesh to the inch.

- l) Floors, floor coverings, walls, and ceilings shall be easily cleanable and maintained in good repair.

- m) Poisonous or toxic materials shall be properly labeled. Insecticides and rodenticides and detergents, sanitizers, and other cleaning agents shall be stored physically separate from each other and not stored above or intermingled with food, food equipment and utensils.

Section 385.2400 Physical Plant

- a) Not more than two people shall share a bedroom. No room commonly used for other purposes, including, but not limited to, a hall, stairway, attic, garage, storage area, shed or similar detached building, shall be used as a sleeping room for any client.

- b) Toilets and bathrooms shall be conveniently located. At least one toilet, washbasin, and bathtub or shower shall be provided per six clients. If the bathing area or toilet room contains more than one of each fixture, a means of allowing individual privacy shall be provided.

- c) Sufficient room shall be available throughout the facility to accommodate and serve all clients in comfort, safety and privacy. The premises shall be maintained in good repair and shall provide a safe, clean, and healthful environment, free of pests. Exits shall not be blocked.

- d) Each facility shall be in full compliance with local building codes and fire safety/protection requirements.

- e) Garbage shall be disposed of in accordance with State and local requirements. Potentially infectious medical wastes shall be disposed of in accordance with State and local requirements. All solid waste shall be handled in the facility to prevent transmission of disease. Sharps must be stored and disposed of in rigid, puncture-resistant containers.

- f) Water supply, sewage disposal and plumbing systems shall comply with all applicable State and local codes and ordinances.

Section 385.2500 Violations

- a) *If the Department determines that a supportive residence is not in compliance with the Act or this Part, the Department shall promptly serve a notice of violation upon the licensee. The notice shall be served on the licensee personally or by certified mail. (Section 30*

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of the Act)

- b) Each notice of violation shall be in writing and shall include:
- 1) A description of the nature of the violation.
 - 2) Citation of the statutory provision or rule alleged to have been violated.
 - 3) A statement that the licensee must submit a plan of correction as provided under subsection (c) of this Section.
 - 4) A description of any other action the Department may take under this Act, including adverse licensure action under Section 50 of the Act and Section 385.2550 of this Part.
 - 5) A statement that the licensee has a right to a hearing to contest the violation as provided in Section 55 of the Act and Section 385.2600 of this Part and a description of the procedure for requesting a hearing. (Section 30 of the Act)
- c) In response to the receipt of a notice of violation, the licensee shall submit a written plan of correction to the Department (Section 30 of the Act). Each plan of correction is subject to the approval of the Department and shall comply with the following requirements:
- 1) Be filed with the Department within 10 working days after the licensee's receipt of the notice of violation.
 - 2) State with particularity the method by which the licensee intends to correct each violation specified in the notice of violation.
 - 3) Contain a stated date by which each violation will be corrected.

Section 385.2550 Adverse Licensure Action

- a) Adverse licensure actions include the denial of an initial license application, denial of an application for license renewal, revocation of a license, and suspension of a license.
- b) Adverse licensure action shall be considered by the Department under the following conditions:
- 1) If the applicant or licensee has been convicted of a felony or two or more misdemeanors involving moral turpitude, as shown by a certified copy of the court's conviction, and
 - A) The Department determines after investigation that the person has not been sufficiently rehabilitated to warrant the public trust; or
 - B) Upon other satisfactory evidence that the moral character of the applicant or licensee is not reportable.
 - 2) If the licensee submits false information on Department Licensure forms.
 - 3) If the licensee submits false information during an inspection.
 - 4) If the licensee refuses to allow an inspection to occur.
 - 5) If the licensee violates the Act or this Part.
 - 6) If the licensee violates the rights of its clients.
 - 7) If the licensee fails to submit or implement a plan of correction within the specified time period. (Section 50 of the Act)
 - 8) If the Department finds licensee conduct or practice to be detrimental to the health, safety, or welfare of a client.

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- c) In determining whether to take adverse licensure action, the Department shall consider the following factors:
- 1) The gravity of the violation, including the probability that death or serious physical or mental harm to a client will result or has resulted and the severity of the actual or potential harm.
 - 2) The extent to which the provisions of the Act or this Part were violated.
 - 3) The reasonable diligence exercised by the licensee and any efforts by the licensee to correct the violations.
 - 4) Any previous violations committed by the licensee.
 - 5) The financial benefit to the licensee of committing or continuing the violation.
 - d) The Director will order an emergency suspension of a license when the Director finds that continued operation of the facility poses an immediate and serious danger to the public health, safety, or welfare. The suspension shall take effect upon the issuance of an order of emergency suspension by the Director and shall remain in effect during any administrative proceeding contesting the action. Promptly following any emergency suspension of a license, the Department shall take action to revoke the license.
 - e) Notice of Adverse Licensure Action
 - 1) The Department shall notify the applicant or licensee in writing prior to denying an application, refusing to renew a license, or revoking a license.
 - 2) The notice shall be served on the applicant or licensee either by personal service or by registered mail. The notice shall contain the following information:
 - A) A description of the particular reasons for the proposed action, including citations of the specific provisions of the Act and this Part under which the proposed action is being taken.
 - B) The date, not less than 15 days from the date of the mailing or service of the notice, on which the action will take effect, unless appealed by the applicant or licensee.
 - C) A description of the manner in which the applicant or licensee may appeal the proposed action and the right of the applicant or licensee to a hearing under Section 10 of the Act and Section 385.2600 of this Part.

Section 385.2600 Hearings

Hearings conducted pursuant to the Act and this Part shall be conducted in accordance with the following:

- a) Section 55 of the Act;
- b) The Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, par. 1001-1 et seq.) [5 ILCS 100];
- c) The rules of the Department entitled "Rules of Practice and Procedure in Administrative Hearings" (77 Ill. Adm. Code 100).

ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Concessionaire Rules
- 2) Code Citation: 11 Ill. Adm. Code 402
- 3) Section Number: 402.10 Adopted Action: Amendment
402.30 Amendment
402.40 Amendment
402.160 Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 8, par. 37-9(b) [230 ILCS 5]
- 5) Effective Date of Rule: December 3, 1993
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: December 3, 1993
- 9) Notice of Proposal Published in Illinois Register: 17 Ill. Reg. 14087, September 3, 1993
- 10) Has JCAR issued a Statement of Objections to these rules? No.
- 11) Differences between proposal and final version: In the main source note, the ILCS cite was corrected to reflect paragraph 9(b). In Section 502.30, the double "an" was deleted.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will these amendments replace emergency amendments currently in effect? No.
- 14) Are there any other proposed amendments pending in this Part? No
- 15) Summary and purpose of rules: The amendments to Sections 402.10, 402.30 and 402.40 replaces confusing language. The amendment to Section 402.160 removes language inconsistent with the Illinois Compiled Statutes.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Illinois Racing Board, Legal Department
100 West Randolph, Suite 11-100
Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:

ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
SUBTITLE B: HORSE RACING
CHAPTER I: ILLINOIS RACING BOARD
SUBCHAPTER b: RULES APPLICABLE TO ORGANIZATION LICENSEES

PART 402
CONCESSIONAIRE RULES

Section	
402.10	Definitions
402.20	Occupation License
402.30	License Application
402.40	Time of Filing
402.50	Necessity of License
402.60	Application Contents, Substantial Owners
402.70	Grounds for Denial
402.80	Concession Prices
402.90	Disclosure Statements, of Whom Required
402.100	Disclosure by Corporations
402.110	Change of Owners, Directors, etc.
402.120	Observe Rules
402.130	Financial Statements
402.140	License Deemed Personal
402.150	Penalties
402.160	Political Contributions Prohibited
402.170	Remedies

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1991, ch. 8, par. 37-9(b)) [230 ILCS 5/9(b)].

SOURCE: Adopted at 3 Ill. Reg. 45, p. 106, effective October 29, 1979; codified at 5 Ill. Reg. 10880; amended at 17 Ill. Reg. _____, effective December 3, 1993.

Section 402.10 Definitions

The term "concessionaire" shall include an individual, firm, partnership, corporation, trustee or legal representative licensed to operate as a concessionaire to sell or provide food, beverages, programs, tip sheets and or parking to the public at any race track in Illinois.

(Source: Amended at 17 Ill. Reg. _____, effective December 3, 1993.)

Section 402.30 License Application

- a) An application for a license to operate as a concessionaire shall be made on forms furnished by the Board and shall be verified.

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- b) One original and ten executed copies of the application shall be filed with the Board.
- c) The applicant shall submit with the application all relevant contracts, including but not limited to contracts with suppliers, contracts with any and all racing associations, and instruments evidencing any indebtedness between the applicant or the owner of any beneficial interest in the applicant and any and all racing associations.
- d) If circumstances change or events occur after the application is filed so that the application no longer presents the correct actual facts, the applicant shall submit an amendment to the section of the application form so affected amended application correcting any incorrect statements.

(Source: Amended at 17 Ill. Reg. _____, effective December 3, 1993)

Section 402.40 Time of Filing

- a) Application for an occupation license as a concessionaire shall be filed on or before 60 days prior to the opening of the racing meet at the race track at which the concession is to be operated, however, the Board may, in its discretion, upon good cause shown receive may act upon applications for an occupational license to operate as a concessionaire at a date received subsequent to the dates specified in this rule.

(Source: Amended at 17 Ill. Reg. _____, effective December 3, 1993)

Section 402.160 Political Contributions Prohibited

No concessionaire or officer, director or holder or controller of 5% or more legal or beneficial interest in any concession shall make any sort of gift or contribution of any kind or pay or give any money or other thing of value to any person who is a public official or a candidate or nominee for public officer or to any fund-raising committee or other fund-raising entity that gives or otherwise provides funds to meet the expenses of any candidate for public officer (Ill. Rev. Stat. Ch. 87, par. 97-24(f)) [230 ILCS 5/24(f)].

(Source: Amended at 17 Ill. Reg. _____, effective December 3, 1993)

ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Entries, Subscriptions and Declarations
- 2) Code Citation: 11 Ill. Adm. Code 1413
- 3) Section Number: 1413.44 Adopted Action: Amendment
1413.46 Amendment
1413.100 Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 8, par. 37-9(b) [230 ILCS 5]
- 5) Effective Date of Rule: December 3, 1993
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: December 3, 1993
- 9) Notice of Proposal Published in Illinois Register: 17 Ill. Reg. 14090, September 3, 1993.
- 10) Has JCAR issued a Statement of Objections to these rules? No.
- 11) Differences between proposal and final version: The underline of "48" was removed in the title of Sections 1413.44 and 1413.46.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will these amendments replace emergency amendments currently in effect? No.
- 14) Are there any other proposed amendments pending in this Part? No
- 15) Summary and purpose of rules: This rulemaking allows for either 48- or 72-hour entries. Section 1413.100 was amended to remove confusing and unnecessary language.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Illinois Racing Board, Legal Department
100 West Randolph, Suite 11-100
Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:

ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY

SUBTITLE B: HORSE RACING

CHAPTER I: ILLINOIS RACING BOARD

SUBCHAPTER g: RULES AND REGULATIONS OF HORSE RACING (THOROUGHBRED)

PART 1413

ENTRIES, SUBSCRIPTIONS, AND DECLARATIONS

Section
 1413.10 Registration with Jockey Club
 1413.20 Registration Rules
 1413.30 Eligibility
 1413.40 How Entries are Made
 1413.42 Number of Entries
 1413.44 48- or 72-Hour Entries-----~~Passed-6/11/73~~
 1413.46 Also Eligibles Under 48- or 72-Hour Rule
 1413.48 Uncoupled Entries
 1413.50 Racing Secretary Receives Entries
 1413.60 Supervision of Entries
 1413.70 When Entries Close
 1413.75 Limitation on Purse Reductions
 1413.80 Closing in Absence of Conditions
 1413.90 Entry by Telegraph
 1413.100 List of Entries
 1413.114 Coupled As Entry
 1413.118 Further Definition of Coupling
 1413.120 Riders Designated
 1413.130 Carding Purse and Handicap Races
 1413.134 Race Fails to Fill
 1413.138 Substitute and Extra Races
 1413.140 Right to Declare Out
 1413.150 Number of Entries
 1413.160 Fee to Enter
 1413.170 Refunds
 1413.180 Error in Entry
 1413.190 Irrevocable Declaration
 1413.200 Notice of Declaration
 1413.210 Entry of Unfit Horse
 1413.220 Refusal for Inconsistency
 1413.230 Horse Ineligible
 1413.240 Who May Enter
 1413.250 Medical Reasons for Ineligibility
 1413.260 Sweepstakes Entries
 1413.265 Receipt for Nomination
 1413.270 Previous Engagements
 1413.280 Transfer of Engagements
 1413.290 Transfer of Sweepstakes Engagements
 1413.300 Jockey Club Certificates
 1413.305 Transfer of Jockey Club Certificate

ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENT(S)

1413.310 Number of Races in a Day

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1991, ch. 8, par. 37-9(b)) [230 ILCS 5/9(b)].

SOURCE: Published in Rules and Regulations of Horse Racing, (Original date not cited in publication); passed July 11, 1972; amended April 11, 1974, filed and effective April 30, 1974; passed June 11, 1974 amended July 12, 1974, filed July 22, 1974; amended August 13, 1974, filed August 19, 1974; amended August 15, 1975, filed August 20, 1975; amended September 19, 1975, filed October 2, 1975; amended June 19, 1976; amended July 16, 1976, filed July 23, 1976; added August 21, 1976, filed August 30, 1976; amended April 26, 1977, filed May 6, 1977; amended 4 Ill. Reg. 9, p. 251, effective February 20, 1980; amended at 5 Ill. Reg. 8911, effective August 25, 1981; codified at 5 Ill. Reg. 10981; amended at 15 Ill. Reg. 2730, effective February 5, 1991; amended at 17 Ill. Reg. 1628, effective January 26, 1993; amended at 17 Ill. Reg. _____, effective December 3, 1993.

Section 1413.44 48- or 72-Hour Entries ---~~Passed-6/11/73~~

~~When 48-hour entries are accepted, no entry shall be made for a horse that is already entered on the overnight for the following day without permission of the stewards, and such horse shall not receive preference in the drawing of such race with the 48-hour entry box.~~

Any horse entered on the overnight entry list shall not be entered in any other race with a 48- or 72-hour entry box without permission of the stewards and shall not be entitled to preference in either of those races.

(Source: Amended at 17 Ill. Reg. _____, effective December 3, 1993)

Section 1413.46 Also Eligibles Under 48- or 72-Hour Rule

~~When 48-hour entries are accepted, a horse which appears on the overnight as an also-eligible, may enter for the following day and receive preference provided a scratch is entered for the horse at the same time of making the entry for the following day. Should a scratch not be entered for said horse at the time of entry for the following day, no preference shall be allowed.~~

Any horse entered on an overnight entry list as an also eligible may be entered in another race with a 48- or 72-hour entry box, and receive preference, provided a scratch is entered at the same time the entry into either entry box is made.

(Source: Amended at 17 Ill. Reg. _____, effective December 3, 1993)

ILLINOIS RACING BOARD

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Section 1413.100 List of Entries

The racing secretary shall, each day at the advertised closing time for filing entries ~~for the succeeding day~~, prepare a typewritten list to be designated "overnight entries" and immediately post the same on the public bulletin board in the racing secretary's office for the inspection of owners, trainers and the public. Said list of "overnight entries" shall become official ~~at 2:00 p.m.~~ ~~posted by 1:30 p.m. or if posted after 1:30 p.m. 7 30 minutes after such posting.~~ No change thereafter shall be made therein because of any omissions or inaccuracies except that weights may be corrected upward at any time when improper allowances have been claimed, and in cases where, in the opinion of the stewards, ~~rule 150~~ Section 1412.40 (11 Ill. Adm. Code 1412.40) may apply.

(Source: Amended at 17 Ill. Reg. _____ effective December 3, 1993)

ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Jockeys, Apprentices, Jockey Agents and Valets
- 2) Code Citation: 11 Ill. Adm. Code 1411
- 3) Section Number: 1411.120 Adopted Action: Amendment
1411.150
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 8, par. 37-9(b) [230 ILCS 5]
- 5) Effective Date of Rule: December 3, 1993
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: December 3, 1993
- 9) Notice of Proposal Published in Illinois Register: 17 Ill. Reg. 14094, September 3, 1993.
- 10) Has JCAR issued a Statement of Objections to these rule? No.
- 11) Differences between proposal and final version: In Section 1411.120 the phrase "to ride" was underlined.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will these amendments replace emergency amendments currently in effect? No.
- 14) Are there any other proposed amendments pending in this Part? Yes, 1411.240, 17 Ill. Reg. 19892, November 19, 1993.
- 15) Summary and purpose of rules: The amendment to 1411.120 specifies that a jockey must obtain permission before leaving Illinois to ride in another jurisdiction. The amendment to 1411.150 removes the writing requirement of a jockey when a agent change takes place.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Illinois Racing Board, Legal Department
100 West Randolph, Suite 11-100
Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:

ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY

SUBTITLE B: HORSE RACING

CHAPTER I: ILLINOIS RACING BOARD

SUBCHAPTER 9: RULES AND REGULATIONS OF HORSE RACING (THOROUGHBRED)

PART 1411

JOCKEYS, APPRENTICES, JOCKEY AGENTS, AND VALETS

Section	
1411.05	Colors Worn by Riders
1411.10	Jockey Fees (Repealed)
1411.20	Paying Fines
1411.30	Jockey Ownership of Horse
1411.40	Under Suspension
1411.50	Betting By Jockey
1411.60	Record of Jockey Betting
1411.65	Interrogation by Stewards
1411.70	Racing Against Employer's Starter
1411.72	Spouses Riding Against Each Other
1411.75	Owner or Trainer As Spouse
1411.78	Racing Against Agent's Horse
1411.80	Priority of Retainers
1411.90	Conflicting Claims on Jockeys
1411.100	Whips, Length and Kind
1411.110	Illegal Whipping
1411.120	Leaving Operating Track
1411.130	Jockey Rules Apply to Apprentices
1411.140	Apprentice Rule
1411.150	Change of Agent
1411.160	Rough or Careless Riding
1411.170	Yearly Examination
1411.180	Examination Because of Illness
1411.190	Jockey's Valet
1411.195	Valet's Fees (Repealed)
1411.200	Record of Jockey Engagements by Agent
1411.210	Falsifying Engagement Records
1411.220	Agent Barred from Paddock and Track
1411.230	Engagements Made Through Agent
1411.240	Safety Helmets
1411.250	Designated Races

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1991, ch. 8, par. 37-9(b)) [230 ILCS 5/9(b)].

SOURCE: Published in Rules and Regulations of Horse Racing (original date not cited in publication); codified at 5 Ill. Reg. 10977; amended at 7 Ill. Reg. 1423, effective January 24, 1983; amended at 17 Ill. Reg. 12426, effective July 15, 1993; amended at 17 Ill. Reg. _____, effective _____.

ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENT(S)

December 3, 1993.

Section 1411.120 Leaving Operating Track

Any jockey leaving an operating race track to ride in another jurisdiction must first obtain permission from the Board of Stewards.

(Source: Amended at 17 Ill. Reg. _____, effective December 3, 1993.)

Section 1411.150 Change of Agent

A jockey or apprentice must continue with his jockey agent until notifying the stewards ~~in writing~~ of change of agent.

(Source: Amended at 17 Ill. Reg. _____, effective December 3, 1993.)

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
SUBTITLE B: HORSE RACING

CHAPTER I: ILLINOIS RACING BOARD

SUBCHAPTER b: RULES APPLICABLE TO ORGANIZATION LICENSEES

PART 409
TRIFECTA

Section	
409.10	Trifecta Wager
409.20	Entries and Fields
409.30	Winning Combinations
409.40	Dead Heat
409.50	Irregular Wagering Pattern
409.60	Special Conditions for Thoroughbred Trifecta Races (Repealed)
409.65	Trifecta Races
409.70	Special Conditions for Harness Trifecta Races (Repealed)
409.75	Restrictions on Thoroughbred Trifecta Races
409.80	Waiver of Rules (Repealed)
409.85	Restrictions on Harness Trifecta Races
409.90	Minimum Fields

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1991, ch. 8, par. 37-9(b) [230 ILCS 5/9(b)]).

SOURCE: Adopted at 4 Ill. Reg. 38, p. 187, effective September 8, 1980; codified at 5 Ill. Reg. 10894; emergency amendment at 9 Ill. Reg. 2532, effective February 8, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 10270, effective June 21, 1985; amended at 14 Ill. Reg. 20063, effective December 4, 1990; amended at 16 Ill. Reg. 20176, effective December 9, 1992; amended at 17 Ill. Reg. _____, effective December 3, 1993.

Section 409.20 Entries and Fields

- Fields are prohibited in Trifecta races.
- Only one entry (i.e., two or more horses with a common interest) either coupled or uncoupled (see Ill. Adm. Code 1312.265 and 1413.49) shall be allowed in a trifecta race so long as it is a stakes race with a minimum purse of \$25,000 and a minimum field of eight betting interests.
- For harness racing, no No entry, coupled or uncoupled, shall be allowed in a trifecta race which is not a stakes race.
- No entry, coupled or uncoupled, shall be allowed in a stakes--trifecta race--when--the--minimum--purse--is--less--than--\$25,000--or--the--number--of--betting--interests--falls--below--eight. For overnight thoroughbred races, one entry shall be allowed in a trifecta race so long as the entry is coupled, and at least eight betting interests are carded.

NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: Trifecta

2) Code Citation: 11 Ill. Adm. Code 409

3) Section Number: 409.20 Adopted Action: Amendment

4) Statutory Authority: 111. Rev. Stat. 1991, ch. 8, par. 37-9(b) [230 ILCS 5]

5) Effective Date of Rule: December 3, 1993

6) Does this rulemaking contain an automatic repeal date? No

7) Does this amendment contain incorporation by reference? No.

8) Date filed in Agency's Principal Office: December 3, 1993

9) Notice of Proposal Published in Illinois Register: 17 Ill. Reg. 14565, September 10, 1993

10) Has JCAR issued a Statement of Objections to this rule? No.

11) Differences between proposal and final version: The changes to the heading of this Part were removed to reflect the correct language on file with the Administrative Code Division.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will these amendments replace emergency amendments currently in effect? No.

14) Are there any other proposed amendments pending in this Part? No

15) Summary and purpose of rules: This rulemaking allows for a coupled entry in overnight thoroughbred races. Under the present rule, many trifecta wagers have been cancelled due to the restriction on entries in thoroughbred racing.

16) Information and questions regarding these adopted amendments shall be directed to:

Illinois Racing Board, Legal Department
100 West Randolph, Suite 11-100
Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:

ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENT(S)

(Source: Amended at 17 Ill. Reg. _____, effective
December 3, 1993 _____)

ILLINOIS REGISTER

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF EMERGENCY AMENDMENTS

1) The Heading of the Part: Pay Plan2) The Code Citation: 80 Ill. Adm. Code 3103) Section Numbers:

310.490

Emergency Action:

Amended

4) The specific statutory citation upon which the rule is based and authorized:

Ill. Rev. Stat. 1991, ch. 127, par. 63b108a(2) [20 ILCS 415/8a.2]

5) The effective date of the rule: December 1, 19936) If this emergency rule is to expire before the end of the 150 days period, please specify the date:

The emergency amendment will extend to the full 150 days.

7) Date filed in Agency's principle office: December 1, 19938) The reason for the emergency:

The Department of State Police has requested that Section 310.490 (Other Pay Provisions) of the Pay Plan be amended to include a clothing or equipment allowance provision to accommodate their need to compensate certain supervisors under the Merit Compensation Plan for clothing, as is done in the contract for subordinate positions. This amendment will allow for equity for certain supervisors in receiving the same benefit as for sworn officers who were granted a \$235.00 lump sum clothing allowance for Fiscal Year 1994.

9) A Complete Description of the Subjects and Issues Involved:

Under Section 310.490, Other Pay Provisions, an inclusion for clothing or equipment allowance is being added at the request of the Department of State Police. This amendment will accommodate their need to compensate certain supervisors for clothing as is done in the contract for subordinate positions.

10) Are there any proposed amendments pending to this part? Yes

<u>Section Number</u>	<u>Proposed Action</u>	<u>Ill. Reg. Citation</u>
310.110	Amended	17 Ill. Reg. 12900 (July 22, 1993)
310.130	Amended	17 Ill. Reg. 12900 (July 22, 1993)
310. Appendix B	Amended	17 Ill. Reg. 12900 (July 22, 1993)
310.495	Amended	17 Ill. Reg. 13657 (August 20, 1993)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES
NOTICE OF EMERGENCY AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
POSITION CLASSIFICATIONS
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310
PAY PLAN

SUBPART A: NARRATIVE

Section	Policy and Responsibilities
310.20	Jurisdiction
310.30	Pay Schedules
310.40	Definitions
310.50	Conversion of Base Salary to Pay Period Units
310.60	Conversion of Base Salary to Daily or Hourly Equivalents
310.70	Increases in Pay
310.80	Decreases in Pay
310.90	Other Pay Provisions
310.100	Implementation of Pay Plan Changes for Fiscal Year 1994
310.110	Interpretation and Application of Pay Plan
310.120	Effective Date
310.130	Reinstitution of Within Grade Salary Increases
310.140	Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, effective July 1, 1984
310.150	(Repealed)

SUBPART B: SCHEDULE OF RATES

Section	Introduction
310.205	Prevailing Rate
310.210	Negotiated Rate
310.220	Part-Time Daily or Hourly Special Services Rate
310.230	Hourly Rate
310.240	Member, Patient and Inmate Rate
310.250	Trainee Rate
310.260	Legislated and Contracted Rate
310.270	Designated Rate
310.280	Out-of-State or Foreign Service Rate
310.290	EMERGENCY
310.300	Educator Schedule for RC-063 and HR-010

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES
NOTICE OF EMERGENCY AMENDMENTS

310. Appendix G	Amended	17 Ill. Reg. 13657 (August 20, 1993)
310.290	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310.450	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310.455	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310.530	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310.540	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310. Appendix C	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310. Appendix D	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310. Appendix G	Amended	17 Ill. Reg. 14314 (September 10, 1993)

11) Statement of Statewide Policy Objectives:

This rulemaking does not affect local government units.

12) The name, address and telephone number of the person to whom information and questions regarding this adopted rule shall be directed to:

Mr. Michael Murphy
Department of Central Management Services
Division of Technical Services
504 William G. Stratton Building
Springfield, Illinois 62706

Telephone: (217) 782-5601

The full text of the Emergency Rule is as follows:

DEPARTMENT OF CENTRAL MANAGEMENT SERVICE

NOTICE OF EMERGENCY AMENDMENTS

310.310 Physician Specialist Rate
 310.320 Annual Compensation Ranges for Executive Director and Assistant Executive Director,
 State Board of Elections
 310.330 Excluded Classes Rate (Repealed)

SUBPART C: MERIT COMPENSATION SYSTEM

Section
 310.410 Jurisdiction
 310.420 Objectives
 310.430 Responsibilities
 310.440 Merit Compensation Salary Schedule
 310.450 Procedures for Determining Annual Merit Increases

EMERGENCY

310.455 Intermittent Merit Increase

EMERGENCY

310.456 Merit Zone
 310.460 Other Pay Increases
 310.470 Adjustment
 310.480 Decreases in Pay
 310.490 Other Pay Provisions

EMERGENCY

310.490 Senior Public Service Administrator System

EMERGENCY

310.500 Definitions
 310.510 Conversion of Base Salary to Pay Period Units
 310.520 Conversion of Base Salary to Daily or Hourly Equivalents
 310.530 Implementation

EMERGENCY

310.540 Annual Merit Increase Guidechart for Fiscal Year 1993 1994

EMERGENCY

310.550 Fiscal Year 1985 Pay Changes in Merit Compensation System, effective July 1, 1984
 (Repealed)

APPENDIX A Negotiated Rates of Pay

TABLE A HR-190 (Department of Central Management Services - State of Illinois Building - SEIU)
 TABLE B HR-200 (Department of Labor - Chicago, Illinois - SEIU)
 TABLE C RC-069 (Firefighters, AFSCME)
 TABLE D HR-001 (Teamsters Local #726)
 TABLE E RC-020 (Teamsters Local #330)
 TABLE F RC-019 (Teamsters Local #25)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICE

NOTICE OF EMERGENCY AMENDMENTS

TABLE G RC-045 (Automotive Mechanics, IFPE)
 TABLE H RC-006 (Corrections Employees, AFSCME)
 TABLE I RC-009 (Institutional Employees, AFSCME)
 TABLE J RC-014 (Clerical Employees, AFSCME)
 TABLE K RC-023 (Registered Nurses, INA)
 TABLE L VR-004 (Illinois State Treasurer's Office Employees, Teamsters and IFT)
 TABLE M RC-110 (Conservation Police Lodge)
 TABLE N RC-010 (Professional Legal Unit, AFSCME)
 TABLE O RC-028 (Paraprofessional Human Services Employees, AFSCME)
 TABLE P RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, IFPE)
 TABLE Q RC-033 (Meat Inspectors, IFPE)
 TABLE R RC-042 (Residual Maintenance Workers, AFSCME)
 TABLE S RC-012 (Fair Employment Practices Employees, SEIU)
 TABLE T HR-010 (Teachers of Deaf, IFT)
 TABLE U HR-010 (Teachers of Deaf, Extracurricular Paid Activities)
 TABLE V CU-500 (Corrections Meet and Confer Employees)
 TABLE W RC-062 (Technical Employees, AFSCME)
 TABLE X RC-063 (Professional Employees, AFSCME)
 TABLE Y RC-063 (Educators, AFSCME)
 TABLE Z RC-063 (Physicians, AFSCME)
 APPENDIX B Schedule of Salary Grades - Monthly and Annual Rates of Pay for Fiscal Year 1994
 APPENDIX C Medical Administrative Rates for Fiscal Year 1993 1994
 EMERGENCY
 APPENDIX D Merit Compensation System Salary Schedule for Fiscal Year 1993 1994
 EMERGENCY
 APPENDIX E Teaching Salary Schedule (Repealed)
 APPENDIX F Physician and Physician Specialist Salary Schedule (Repealed)
 APPENDIX G Senior Public Service Administrator Salary Schedule, effective August 16, 1993
 EMERGENCY

AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1991, ch. 127, par. 63b108a.2) [20 ILCS 415/8a.2].

SOURCE: Filed June 28, 1967; codified at 8 Ill. Reg. 1558; emergency amendment at 8 Ill. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 2440, effective February 15, 1984; emergency amendment at 8 Ill. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 11299, effective June 25, 1984; emergency amendment at 8 Ill. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15007, effective August 6, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 15367, effective August 13, 1984; emergency

DEPARTMENT OF CENTRAL MANAGEMENT SERVICE

NOTICE OF EMERGENCY AMENDMENTS

amendment at 8 III. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 III. Reg. 21544, effective October 24, 1984; amended at 8 III. Reg. 22844, effective November 14, 1984; emergency amendment at 9 III. Reg. 1134, effective January 16, 1985, for a maximum of 150 days; amended at 9 III. Reg. 1320, effective January 23, 1985; amended at 9 III. Reg. 3681, effective March 12, 1985; emergency amendment at 9 III. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 III. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 III. Reg. 9420, effective June 7, 1985; amended at 9 III. Reg. 10663, effective July 1, 1985; emergency amendment at 9 III. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; emergency amendment at 10 III. Reg. 3325, effective January 22, 1986; amended at 10 III. Reg. 3230, effective January 24, 1986; emergency amendment at 10 III. Reg. 8904, effective May 13, 1986, for a maximum of 150 days; emergency amendment at 10 III. Reg. 8928, effective May 13, 1986; emergency amendment at 10 III. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; emergency amendment at 10 III. Reg. 13675, effective July 31, 1986; emergency amendment at 10 III. Reg. 14867, effective August 26, 1986; amended at 10 III. Reg. 15567, effective September 17, 1986; emergency amendment at 10 III. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; emergency amendment at 10 III. Reg. 19132, effective October 28, 1986; emergency amendment at 10 III. Reg. 21097, effective December 9, 1986; amended at 11 III. Reg. 648, effective December 22, 1986; emergency amendment at 11 III. Reg. 3363, effective February 3, 1987; emergency amendment at 11 III. Reg. 4388, effective February 27, 1987; emergency amendment at 11 III. Reg. 6291, effective March 23, 1987; amended at 11 III. Reg. 5901, effective March 24, 1987; emergency amendment at 11 III. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 III. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; emergency amendment at 11 III. Reg. 13675, effective July 29, 1987; amended at 11 III. Reg. 14984, effective August 27, 1987; emergency amendment at 11 III. Reg. 15273, effective September 1, 1987; emergency amendment at 11 III. Reg. 17919, effective October 19, 1987; emergency amendment at 11 III. Reg. 19812, effective November 19, 1987; emergency amendment at 11 III. Reg. 20664, effective December 4, 1987, for a maximum of 150 days; amended at 11 III. Reg. 20778, effective December 11, 1987; emergency amendment at 12 III. Reg. 3811, effective January 27, 1988; emergency amendment at 12 III. Reg. 3459, effective March 3, 1988; amended at 12 III. Reg. 6073, effective March 21, 1988; emergency amendment at 12 III. Reg. 7783, effective April 14, 1988; emergency amendment at 12 III. Reg. 7734, effective April 15, 1988, for a maximum of 150 days; emergency amendment at 12 III. Reg. 8135, effective April 22, 1988; emergency amendment at 12 III. Reg. 9745, effective May 23, 1988; emergency amendment at 12 III. Reg. 11778, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 III. Reg. 12895, effective July 18, 1988, for a maximum of 150 days; emergency amendment at 12 III. Reg. 13306, effective July 27, 1988; corrected at 12 III. Reg. 13359; amended at 12 III. Reg. 14630, effective September 6, 1988; amended at 12 III. Reg. 20449, effective November 28, 1988; emergency amendment at 12 III. Reg. 20584, effective November 28, 1988; emergency amendment at 13 III. Reg. 8080, effective May 10, 1989; amended at 13 III. Reg. 8849, effective May 30, 1989; emergency amendment at 13 III. Reg. 8970, effective May 26, 1989; emergency amendment at 13 III. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; emergency amendment expired on November 17, 1989; amended at 13 III. Reg. 11451, effective June 28, 1989; emergency amendment at 13 III. Reg. 11854, effective July 1, 1989, for a maximum of 150 days; corrected at 13 III. Reg. 12647; emergency amendment at 13 III. Reg. 12887, effective July 24, 1989; amended at 13

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF EMERGENCY AMENDMENTS

III. Reg. 16950, effective October 20, 1989; amended at 13 III. Reg. 19221, effective December 12, 1989; amended at 14 III. Reg. 615, effective January 2, 1990; emergency amendment at 14 III. Reg. 1627, effective January 11, 1990; amended at 14 III. Reg. 4455, effective March 12, 1990; emergency amendment at 14 III. Reg. 7652, effective May 7, 1990; amended at 14 III. Reg. 10002, effective June 11, 1990; emergency amendment at 14 III. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 III. Reg. 14361, effective August 24, 1990; emergency amendment at 14 III. Reg. 15570, effective September 11, 1990, for a maximum of 150 days; emergency amendment expired on February 8, 1991; corrected at 14 III. Reg. 16092; emergency amendment at 14 III. Reg. 17098, effective September 26, 1990; amended at 14 III. Reg. 17189, effective October 2, 1990; amended at 14 III. Reg. 17189, effective October 19, 1990; amended at 14 III. Reg. 18719, effective November 13, 1990; emergency amendment at 14 III. Reg. 18854, effective November 13, 1990; emergency amendment at 15 III. Reg. 663, effective January 7, 1991; amended at 15 III. Reg. 3296, effective February 14, 1991; amended at 15 III. Reg. 4401, effective March 11, 1991; emergency amendment at 15 III. Reg. 5465, effective April 2, 1991; emergency amendment at 15 III. Reg. 10485, effective July 1, 1991, for a maximum of 150 days; amended at 15 III. Reg. 11080, effective July 19, 1991; amended at 15 III. Reg. 13080, effective August 21, 1991; amended at 15 III. Reg. 14210, effective September 23, 1991; emergency amendment at 16 III. Reg. 711, effective December 26, 1991, for a maximum of 150 days; amended at 16 III. Reg. 3450, effective February 20, 1992; emergency amendment at 16 III. Reg. 5068, effective March 11, 1992; emergency amendment at 16 III. Reg. 7056, effective April 20, 1992; emergency amendment at 16 III. Reg. 8239, effective May 19, 1992, for a maximum of 150 days; amended at 16 III. Reg. 8382, effective May 26, 1992; emergency amendment at 16 III. Reg. 13950, effective August 19, 1992, for a maximum of 150 days; emergency amendment at 16 III. Reg. 14452, effective September 4, 1992, for a maximum of 150 days; amended by 17 III. Reg. 238, effective December 23, 1992; emergency amendment at 17 III. Reg. 498, effective December 18, 1992; amended at 17 III. Reg. 590, effective January 4, 1993; amended at 17 III. Reg. 1819, effective February 2, 1993; amended at 17 III. Reg. 6441, effective April 8, 1993; emergency amendment at 17 III. Reg. 12900, effective July 22, 1993, for a maximum of 150 days; amended at 17 III. Reg. 13409, effective July 29, 1993; emergency amendment at 17 III. Reg. 13789, effective August 9, 1993, for a maximum of 150 days; emergency amendment at 17 III. Reg. 14666, effective August 26, 1993, for a maximum of 150 days; amended at 17 III. Reg. 19103, effective October 25, 1993; emergency amendment at 17 III. Reg. _____, effective December 1, 1993, for a maximum of 150 days.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF EMERGENCY AMENDMENTS

Section 310.490 Other Pay Provisions
EMERGENCY

- a) Transfer — Upon assignment of an employee to a vacant position in a class with the same salary range as the class for the position being vacated, the employee's base salary will not be changed. Upon separation and subsequent appointment to a position in the same salary range, no increase in salary will be given.
- b) Entrance Salary — Normally upon entry to state service, an employee's base salary will be at the minimum salary of the salary range.
- 1) Qualifications Above Minimum Requirements —
 - A) If a candidate possesses directly related training and experience in excess of the minimum requirements of the class specification, the employing agency may grant an entrance salary up to the midpoint of the first half of the salary range; however, this shall not provide more than a 10% increase over the candidate's current salary. Such qualifications above the minimum requirements must possess documented support for higher than the minimum entrance salary.
 - B) An entrance salary above the middle of the first half of the salary range must have prior approval of the Director of Central Management Services. This approval will be based on consideration of the candidate's training and experience exceeding the requirements of the class, prior salary history, particular staffing requirements of an agency, and labor market influence on recruitment needs.
- 2) Area Differential — For positions where additional compensation is required because of dissimilar economic or other conditions in the geographical area in which such positions are established, a higher entrance salary may be authorized by the Director of Central Management Services. Present employees receiving less than the new rate of pay shall be advanced to the new rate.

- 3) Upon the geographical transfer from or to an area for which additional compensation has been authorized, an employee will receive an adjustment to the appropriate salary level for the new geographical area of assignment, effective the first day of the month following the date of assignment.

- c) Differential and Overtime Pay — An eligible employee may have an amount added to the base salary for a given pay period for work performed which is in excess of the normal requirements for the position and work schedule, as follows:

- 1) Shift Differential Pay — An employee may be paid an amount in addition to the base salary for work performed on a regularly scheduled second or third shift. The additional compensation will be at a rate and in a manner approved by the Director of Central Management Services. The Director of Central Management Services will approve the manner and rate of this provision after considering the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF EMERGENCY AMENDMENTS

- 2) Overtime Pay — The Director of the Department of Central Management Services shall maintain a listing of classes of positions subject to the provisions of the Merit Compensation System who are eligible for overtime compensation. Classes in salary ranges MC 6 and below are eligible for straight-time overtime unless exceptions are determined by the Director of Central Management Services. Classes above MC 6 may be added to the list when requested by an agency and approved by the Director of Central Management Services in consideration of need of the agency and relationship to eligible titles. Employees in these classes of positions who are assigned and perform work in excess of the normal work schedule as established by the agency shall be compensated at a straight-time rate on either a cash or compensatory time-off basis for all hours worked in excess of a normal work week. Overtime in less than one-half hour increments per day shall not be accrued. If compensatory time is not liquidated within the fiscal year during which it is accrued, it must be liquidated at the end of the fiscal year in cash at the employee's rate of pay in effect at the time of liquidation. Any exception to the above provisions for overtime compensation shall be approved by the Director of the Department of Central Management Services. Such exceptions must be requested by the employing agency and will be determined on the basis of the special nature of the situation, a substantial need to provide overtime compensation and a significant number of hours worked beyond the normal work schedule, and will be granted only for a specified time period for which the special situation is expected to exist.
- d) Part-time Work — Part-time employees whose base salary is other than an hourly or daily basis shall be paid on a daily rate basis which will be computed from annual rates of salary and the total number of work days in the year.
- e) Out-of-State Assignment — Employees who are assigned to work out-of-state on a temporary basis may receive an appropriate differential during the period of the assignment, as approved by the Director of Central Management Services. The Director of Central Management Services will approve the manner and rate of this provision after considering the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstance.
- f) Lump Sum Payment — Shall be provided for accrued vacation and overtime at the current base rate to those employees separated from employment under the Personnel Code. Leaves of absence and temporary layoff (per 80 Ill. Adm. Code 302.510) are not separations and therefore lump sum payments cannot be given in these transactions. Methods of computation are explained in Section 310.520(a) of the Merit Compensation System.

AGENCY NOTE: The method to be used in computing lump sum payment for vacation and overtime payment for an incumbent entitled to shift differential during the regular work hours will be to use the current base salary plus the shift differential pay.

- g) Salary Treatment upon Return from Leave — An employee returning from Military Leave, Peace Corps Leave, Vista Leave, Service-Connected Disability Leave, Leave to accept a Temporary Emergency, Provisional, Exempt or Trainee position, or Education Leave will have his/her salary established as determined appropriate by the employing agency and approved by the Director of Central Management Services. However, in no event is the resulting salary to be lower than the minimum rate or higher than the maximum rate of the salary range. Creditable service date will be maintained. An employee returning

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF EMERGENCY AMENDMENTS

to his/her former salary range from any other leave of over fourteen days will be placed at the salary which the employee received prior to the leave and the creditable service date will be extended by the duration of the leave.

h) Employees in classes which are made subject to the Merit Compensation System after July 1, 1979, will retain their current salary, except that in no event is the resultant salary to be lower than the minimum rate or higher than the maximum rate of the new salary range.

i) Extra Duty Pay -- An employee may be paid an amount in addition to the base salary for services in addition to the regular work schedule on a special assignment. Additional compensation will be a rate and manner as approved by the Director of Central Management Services. The Director of Central Management Services will approve the manner and rate of this provision after considering the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.

j) Salary Treatment Upon Reemployment --

1) Upon the reemployment of an employee in a class with the same salary range as the class for the position held before layoff, the employee will be placed at the same salary as held at the time of the layoff, and his creditable service date will be adjusted to reflect that time on layoff does not count as creditable service time.

2) Upon the reemployment of an employee in a class at a lower salary range than the range of the class for the position held before layoff, the employee will be placed at the same salary as held at the time of layoff, except that if this exceeds the maximum of the new range, the employee will be placed at that maximum salary. The creditable service date will be adjusted to reflect that time on layoff does not count as creditable service time.

k) Reinstatement -- The salary upon reinstatement of an employee will be as determined by the employing agency and approved by the Director of Central Management Services. This salary should not provide more than a 10% increase over the candidate's current salary, or exceed the salary rate held in the position where previously certified. In no event is the resulting salary to be lower than the minimum rate or higher than the maximum rate of the salary range.

l) Bi-Lingual Pay --

1) Effective January 1, 1992, individual positions whose job descriptions require the use of sign language or a second language, shall receive an additional \$25.00 per month in addition to the employee's base rate.

2) Effective January 1, 1993, individual positions whose job descriptions require the use of sign language or a second language, shall receive \$50.00 per month in addition to the employee's base rate.

3) Effective January 1, 1994, individual positions whose job descriptions require the use of sign language or a second language, shall receive \$75.00 per month in addition to the employee's base rate.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF EMERGENCY AMENDMENTS

m) Clothing or Equipment Allowance -- An employee may be paid an amount in addition to his/her base salary to compensate for clothing or equipment which is required in the performance of assigned duties. The amount will be determined by the Director of the employing agency, and will require approval of the Director of the Department of Central Management Services. The Director of the Department of Central Management Services will approve the manner and rate of this provision after considering the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstance.

(Source: Emergency amendment at 17 Ill. Reg. _____, effective December 1, 1993, for a maximum of 150 days)

DEPARTMENT OF INSURANCE

NOTICE OF EMERGENCY RULES

- 1) Heading of the Part: Prior Notification of Dividends on Common Stock and Other Distributions
- 2) Code Citation: 50 Ill. Adm. Code 855
- 3)

<u>Section Numbers:</u>	<u>Emergency Action:</u>
855.10	New Section
855.20	New Section
855.30	New Section
855.40	New Section
855. Illustration A	New Section
- 4) Statutory Authority: Implementing Article VIII¹ and authorized by Sections 131.20a(1) and 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1991, ch. 73, pars. 741.1 et seq., as amended by P.A. 88-364, effective August 16, 1993, 743.20a(1) and 1013) [215 ILCS 5/131.1 et seq., as amended by P.A. 88-364, effective August 16, 1993, 131.20a(1) and 401].
- 5) Effective Date of Rule: November 30, 1993
- 6) If this emergency rule is to expire before the end of the 150-day period, please specify the date on which it is to expire:
- 7) Date Filed in Agency's Principal Office: November 30, 1993
- 8) Reason for Emergency: The Governor signed S.B. 262 on August 16, 1993, which has an immediate effective date. Pursuant to P.A. 88-364, each company must report all proposed dividend distributions, not just extraordinary dividend payments.

The attached emergency rule sets forth regulatory standards for the new statutory requirements. This regulatory change could not be immediately accomplished through the regular rulemaking process.
- 9) A Complete Description of the Subjects and Issues Involved:
This rule will require insurance companies to report all proposed dividend distributions.
- 10) Are there any proposed amendments to this Part pending? No

DEPARTMENT OF INSURANCE

NOTICE OF EMERGENCY RULES

- 11) Statement of Statewide Policy Objectives: This rule will not require the Department to establish, expand or modify its activities in such a way as to necessitate additional expenditures from local revenues.
- 12) Information and questions regarding this amendment:

Arnold Dutcher, Deputy Director Financial-Corporate Regulatory Division Department of Insurance 320 West Washington Springfield, Illinois 62767	or	David Van Lieshout, Assistant Chief Counsel Department of Insurance 320 West Washington Springfield, Illinois 62767
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The full text of the Emergency Rule begins on the next page:

DEPARTMENT OF INSURANCE

NOTICE OF EMERGENCY RULES

TITLE 50: INSURANCE
 CHAPTER I: DEPARTMENT OF INSURANCE
 SUBCHAPTER k: INSURANCE HOLDING COMPANY SYSTEMS

PART 855
 PRIOR NOTIFICATION OF DIVIDENDS ON COMMON STOCK AND OTHER DISTRIBUTIONS

Section	Purpose
855.10 EMERGENCY	
855.20 EMERGENCY	Definitions
855.30 EMERGENCY	Prior Notification of Dividends and Other Distributions
855.40 EMERGENCY	Penalties
855. ILLUSTRATION A Form D-2 EMERGENCY	

AUTHORITY: Implementing Article VIII½ and authorized by Section 131.16, 131.20a(2), and 401 of the Illinois Insurance Code [215 ILCS 5/131.16, 131.20a(2)], as amended by P.A. 88-364, effective August 16, 1993, and 401].

SOURCE: Emergency rules adopted at 17 Ill. Reg. _____, effective November 30, 1993, for a maximum of 150 days.

Section 855.10 Purpose
 EMERGENCY

The purpose of this Part is to describe that information which shall be provided to the Director by a domestic company in order:

- a) to notify the Director of all dividends and distributions pursuant to Section 131.16 of the Illinois Insurance Code [215 ILCS 5/131.16]; and
- b) to notify the Director of all extraordinary dividends and distributions pursuant to Section 131.20a(2) of the Illinois Insurance Code [215 ILCS 5/131.20a(2)].

Section 855.20 Definitions
 EMERGENCY

DEPARTMENT OF INSURANCE

NOTICE OF EMERGENCY RULES

Executive officer means any individual charged with active management and control in a senior executive capacity as described by the company's by-laws (including a president, senior vice president, treasurer, secretary, controller, and any other individual regardless of title performing functions the same as those performed by the foregoing officers).

Section 855.30 Prior Notification of Dividends and Other Distributions
 EMERGENCY

a) Notice.

- 1) Ordinary Dividends. Any domestic company required, pursuant to Section 131.16 of the Illinois Insurance Code, to notify the Director of a dividend or other distribution to its shareholders shall notify the Director of the proposed dividend or distribution in writing within 5 business days following declaration and no less than 10 business days prior to payment thereof. The 10 day period shall begin the day the notice is received by the Department. Such notice shall be deemed incomplete unless all the information required by this Part has been included therein.

- 2) Extraordinary Dividends or Other Extraordinary Distributions. Any domestic company required, pursuant to Section 131.20a of the Illinois Insurance Code, to notify the Director of an extraordinary dividend or other extraordinary distribution to its shareholders shall notify the Director of the proposed dividend or distribution in writing within 5 business days following declaration and no less than 30 days prior to payment thereof. The 30 day period shall begin the day the notice is received by the Department. Such notice shall be deemed incomplete unless all the information required by this Part has been included therein.

- 3) Proof of Receipt. Certified Mail confirmation, confirmation from a commercial delivery service, or the date stamped upon the notice by the Department acknowledging receipt of the filing required by this Part shall serve as proof of the date of receipt of the filing.

DEPARTMENT OF INSURANCE

NOTICE OF EMERGENCY RULES

- b) The domestic company shall provide to the Director the information required by, and in the format specified by, Illustration A, Form D-2 of this Part.
- c) The notification shall be directed to the Deputy Director of the Financial-Corporate Regulatory Division of the Illinois Department of Insurance, Springfield, Illinois 62767.
- d) In the case of a proposed payment of extraordinary dividends pursuant to Section 131.20a, the Director may require supplemental information in addition to the information required by Illustration A, Form D-2 of this Part. Supplemental information required by the Director may include but is not limited to: a statement in narrative form of the effects of the proposed dividends on the company's most recent Management Discussion and Analysis, a statement of financial position; a statement of operations; a statement of cash flows; a statement of changes in capital and surplus accounts; a statement in schedule form of risk-based capital requirements; and a statement of significant trends in reinsurance programs, premium volume and/or mix, losses, benefits, and general expenses.

- e) For the purposes of the Department's review of proposed dividend payments, the factors set forth in Section 131.20(2) of the Illinois Insurance Code [215 ILCS 5/131.20(2)] are not intended to be an exhaustive list. In determining the adequacy and reasonableness of an insurer's surplus no single factor shall be controlling. The Director, instead, will consider the net effect of all these factors plus any other factors bearing on the financial condition of the insurer. In comparing the surplus maintained by other insurers, the Director will consider the extent to which each of the factors varies from company to company and in determining the quality and liquidity of investments in subsidiaries, the Director will consider the individual subsidiary and may discount or disallow its valuation to the extent that the individual investments warrant.

Section 855.40 Penalties
EMERGENCY

DEPARTMENT OF INSURANCE

NOTICE OF EMERGENCY RULES

Failure of a company to timely file the report required by this Part, and Section 131.16 or 131.20a of the Illinois Insurance Code [215 ILCS 5/131.16 and 5/131.20a] shall subject the company to the provisions of Section 131.16, 131.24 and 403A of the Illinois Insurance Code [215 ILCS 5/131.24 and 5/403A].

855.ILLUSTRATION A Form D-2
EMERGENCY

FORM D-2

GENERAL INSTRUCTIONS

Signature and Certification.

For purposes of filing the Form D-2, the signature and certification required by this Part shall be signed by an executive officer of the insurer.

PRIOR NOTICE OF DIVIDENDS ON COMMON
STOCK AND OTHER DISTRIBUTIONS

Filed with the Insurance Department of the State of Illinois

By

Name of Domestic Company

On Behalf of Following Insurance Companies:

Name Address

Date: _____, 19__

DEPARTMENT OF INSURANCE

NOTICE OF EMERGENCY RULES

Name, Title, Address and Telephone Number of Individual to Whom Notices and Correspondence Concerning this Request Should be Addressed:

Item 1. Type of Dividend or Distribution.

Identify the dividend or distribution as a dividend or other distribution subject to Section 131.16 of the Illinois Insurance Code [215 ILCS 131.16] or as an extraordinary dividend or other extraordinary distribution as defined in Section 131.20a(2) of the Illinois Insurance Code [215 ILCS 131.20a(2)].

Item 2. The amount of the dividend or other distribution and the date established for payment. The proposed date must be consistent with requirements for receipt of notice by the Department, as specified in Section 855.30(a) of this Part.

Item 3. A statement as to whether the dividend or other distribution is to be in cash or other property, and, if in property, a description thereof, its cost, statutory carrying value, and the fair market value of such property together with an explanation of the basis for valuation.

Item 4. The amounts and payment dates of all dividends paid within the period of 12 consecutive months ending on the date fixed for payment of the proposed dividend for which notification is being given or approval is being sought.

Item 5. An illustration of the calculation of the extraordinary dividend limit set by Section 131.20a of the Illinois Insurance Code. Dividends that have been or will be paid in other than cash, shall be valued for the purposes of the calculation at the greater of market or statutory carrying value of the asset.

Item 6. If the notice is filed for an extraordinary dividend pursuant to Section 131.20a of the Illinois Insurance Code, the following items must also be included:

DEPARTMENT OF INSURANCE

NOTICE OF EMERGENCY RULES

a) A balance sheet and statement of income for the period intervening from the last annual statement filed with the Director and the end of the month preceding the month in which the prior notification of the dividend is submitted. Indicate the amount of all unrealized capital gains included in unsigned funds.

b) A brief statement as to the effect of the proposed dividend upon the insurer's surplus and the reasonableness of surplus in relation to the insurer's outstanding liabilities and the adequacy of surplus relative to the insurer's financial position.

Pursuant to the requirements of Section 131.16 (or 131.16 and 131.20a, in the case of extraordinary dividends) of the Illinois Insurance Code, _____ has caused this notice to be duly signed on its behalf in the City of _____ the _____ day of _____, 19____, on _____

Name of Requesting Insurer

By

(Name)

(Title)

Attest:

(Signature of Officer)

(Title)

CERTIFICATION

The undersigned deposes and says that (s)he had duly executed the attached notice dated _____, 19____, for and on behalf of _____; that (s)he is the (Name of Insurer) _____ of such company and that (s)he is

(Title of Officer)

familiar with such instrument and the contents thereof, and that the facts therein set forth are true to the best of his/her knowledge, information and belief.

(Signature)

ILLINOIS REGISTER
DEPARTMENT OF INSURANCE
NOTICE OF EMERGENCY RULES

(Type or print name beneath) _____

ILLINOIS REGISTER

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

- 1) Heading of the Part for which the proposed rulemaking is being corrected: Requirements for New Steel and Foundry Industry
Wastes Landfills
- 2) Code Citation: 35 Ill. Adm. Code 817
- 3) Notice of Proposal Published in Illinois Register:
October 15, 1993, 17 Ill. Reg. 810, p. 17659
- 4) Section Numbers being corrected: 817.102
- 5) Corrections being made: Definition added for "beneficially used waste", "low risk waste" and "potentially usable waste". The Board added blank definitions to the proposal for public comment to indicate to the regulated community that we intended definitions for those terms. The definitions added in this notice provide the necessary definitions the Board intended.

The full text of the corrections to the proposed rules begins on the next page.

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE G: WASTE DISPOSAL

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER i: SOLID WASTE AND SPECIAL WASTE HAULING

PART 817

REQUIREMENTS FOR NEW STEEL AND FOUNDRY INDUSTRY WASTES LANDFILLS

SUBPART A: GENERAL REQUIREMENTS

Section	Scope and Applicability
817.101	Definitions
817.102	Determination of Waste Status
817.103	Sampling Frequency
817.104	Waste Classification
817.105	Waste Classification Limits
817.106	Waste Mining
817.107	

SUBPART B: STANDARDS FOR MANAGEMENT OF BENEFICIALLY USABLE STEEL AND FOUNDRY INDUSTRY WASTES

Section	Scope and Applicability
817.201	Limitations on Use
817.202	Notification
817.203	Long-Term Storage
817.204	

SUBPART C: STEEL AND FOUNDRY INDUSTRY POTENTIALLY USABLE WASTE LANDFILLS

Section	Scope and Applicability
817.301	Design Period
817.302	Final Cover
817.303	Final Slope and Stabilization
817.304	Leachate Sampling
817.305	Load Checking
817.306	Closure
817.307	Nuisance Precautions
817.308	

SUBPART D: NEW STEEL AND FOUNDRY INDUSTRY LOW RISK WASTE LANDFILLS

Section	Scope and Applicability
817.401	Facility Location
817.402	Design Period
817.403	Foundation and Mass Stability Analysis
817.404	Foundation Construction
817.405	Liner Systems
817.406	Leachate Drainage System
817.407	

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

817.408	Leachate Collection System
817.409	Leachate Treatment and Disposal System
817.410	Final Cover System
817.411	Hydrogeologic Site Investigations
817.412	Plugging and Sealing of Drill Holes
817.413	Groundwater Impact Assessment
817.414	Design, Construction and Operation of Groundwater Monitoring Systems
817.415	Groundwater Monitoring Programs
817.416	Groundwater Quality Standards
817.417	Waste Placement
817.418	Final Slope and Stabilization
817.419	Load Checking
817.420	Closure and Written Closure Plan
817.421	Postclosure Maintenance

SUBPART E: CONSTRUCTION QUALITY ASSURANCE PROGRAMS

Section	Scope and Applicability
817.501	

Section

817.Appendix A Organic Chemical Constituents List

AUTHORITY: Implementing Sections 5, 21, 21.1, 22, 22.17, 28.1, and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111½, pars. 1005, 1021, 1021.1, 1022, 1022.17, 1028.1 and 1027 [415 ILCS 5/5, 5/21, 5/21.1, 5/22, 5/22.17, 5/28.1, and 5/27]).

SOURCE: Adopted in R90-26 at 18 Ill. Reg. _____, effective _____.

Section 817.102	Definitions
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In addition to the definitions of 35 Ill. Adm. Code 810.103, the following terms shall have the following meanings for the purposes of this Part only:

"Beneficially usable waste" means any solid waste from the iron and steel or foundry industries that will not decompose biologically, burn, serve as food for vectors, form a gas, cause an odor, or form a leachate that contains chemical constituents that exceed the limits for this type of waste as specified at 35 Ill. Adm. Code 817.106.

"Low risk waste" means any solid waste from the iron and steel or foundry industries that will not decompose

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

biologically, burn, serve as food for vectors, form a gas, cause an odor, or form a leachate that contains chemical constituents that exceed the limits for this type of waste as specified at 35 Ill. Adm. Code 817.106.

"Potentially usable waste" means any solid waste from the iron and steel or foundry industries that will not decompose biologically, burn, serve as food for vectors, form a gas, cause an odor, or form a leachate that contains chemical constituents that exceed the limits for this type of waste as specified at 35 Ill. Adm. Code 817.106.

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

1) Heading of the Part for which the proposed rulemaking is being corrected: Solid Waste Disposal: General Provisions

2) Code Citation: 35 Ill. Adm. Code 810

3) Notice of Proposal Published in Illinois Register:

October 15, 1993, 17 Ill. Reg. 810, p. 17709

4) Section Numbers being corrected: 810.103

5) Corrections being made: Definition added for "foundry sand". Definition added for "slag" in place of separate definitions for "foundry slag" and "steel slag". The Board added blank definitions to the proposal for public comment to indicate to the regulated community that we intended definitions for those terms. The definitions added in this notice provide the necessary definitions the Board intended. Further, the Board is using this opportunity to place the definition of "Agency" in its proper alphabetical order. This definition appears in the wrong order in the text of the rules on file with the Secretary of State.

The full text of the corrections to the proposed amendments begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE G: WASTE DISPOSAL

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER I: SOLID WASTE AND SPECIAL WASTE HAULING

PART 810

SOLID WASTE DISPOSAL: GENERAL PROVISIONS

Section

810.101 Scope and Applicability

810.102 Severability

810.103 Definitions

810.104 Incorporations by Reference

AUTHORITY: Implementing Sections 5, 21, 21.1, 22 and 22.17, and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, pars. 1005, 1021, 1021.1, 1022, 1022.17 and 1027).

SOURCE: Adopted in R88-7 at 14 Ill. Reg. 15838, effective September 18, 1990; amended in R90-26 at 18 Ill. Reg. _____, effective _____.

NOTE: Capitalization indicates statutory language.

Section 810.103

Definitions

Except as stated in this section, or unless a different meaning of a word or term is clear from the context, the definition of words or terms in this part shall be the same as that applied to the same words or terms in the Environmental Protection Act (Act) (Ill. Rev. Stat. 1989, ch. 111½, pars. 1001 et. seq.):

"Act" means the Environmental Protection Act, Ill. Rev. Stat. 1989, ch. 111½, pars. 1001 et. seq.

~~"AGENCY" IS THE ENVIRONMENTAL PROTECTION AGENCY ESTABLISHED BY THE ENVIRONMENTAL PROTECTION ACT.~~
(Section 3.08 of the Act.)

"Admixtures" are chemicals added to earth materials to improve for a specific application the physical or chemical properties of the earth materials. Admixtures include, but are not limited to: lime, cement, bentonite and sodium silicate.

"AGENCY" IS THE ENVIRONMENTAL PROTECTION AGENCY ESTABLISHED BY THE ENVIRONMENTAL PROTECTION ACT.

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NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

(Section 3.08 of the Act.)

"Applicant" means the person, submitting an application to the Agency for a permit for a solid waste disposal facility.

"AQUIFER" MEANS SATURATED (WITH GROUNDWATER) SOILS AND GEOLOGIC MATERIALS WHICH ARE SUFFICIENTLY PERMEABLE TO READILY YIELD ECONOMICALLY USEFUL QUANTITIES OF WATER TO WELLS, SPRINGS, OR STREAMS UNDER ORDINARY HYDRAULIC GRADIENTS and whose boundaries can be identified and mapped from hydrogeologic data. (Section 3 of the Illinois Groundwater Protection Act (Ill. Rev. Stat. 1989, ch. 111½, par. 7453).)

"Bedrock" means the solid rock formation immediately underlying any loose superficial material such as soil, alluvium or glacial drift.

"BOARD" IS THE POLLUTION CONTROL BOARD ESTABLISHED BY THE ACT. (Section 3.04 of the Act.)

"Borrow area" means an area from which earthen material is excavated for the purpose of constructing daily cover, final cover, a liner, a gas venting system, roadways or berms.

"Chemical waste" means a non-putrescible solid whose characteristics are such that any contaminated leachate is expected to be formed through chemical or physical processes, rather than biological processes, and no gas is expected to be formed as a result.

"Contaminated leachate" means any leachate whose constituent violate the standards of 35 Ill. Adm. Code 811.202.

"Design Period" means that length of time determined by the sum of the operating life of the solid waste landfill facility plus the postclosure care period necessary to stabilize the waste in the units.

"DISPOSAL" MEANS THE DISCHARGE, DEPOSIT, INJECTION, DUMPING, SPILLING, LEAKING OR PLACING OF ANY SOLID WASTE INTO OR ON ANY LAND OR WATER OR INTO ANY WELL SUCH THAT SOLID WASTE OR ANY CONSTITUENT OF THE SOLID WASTE MAY ENTER THE ENVIRONMENT BY BEING EMITTED INTO THE AIR OR DISCHARGED INTO ANY WATERS, INCLUDING

POLLUTION CONTROL BOARD

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GROUNDWATER. (Section 3.08 of the Act.) If the solid waste is accumulated and not confined or contained to prevent its entry into the environment, or there is no certain plan for its disposal elsewhere, such accumulation shall constitute disposal.

"Disturbed areas" means those areas within a facility that have been physically altered during waste disposal operations or during the construction of any part of the facility.

"Documentation" means items, in any tangible form, whether directly legible or legible with the aid of any machine or device, including but not limited to affidavits, certificates, deeds, leases, contracts or other binding agreements, licenses, permits, photographs, audio or video recordings, maps, geographic surveys, chemical and mathematical formulas or equations, mathematical and statistical calculations and assumptions, research papers, technical reports, technical designs and design drawings, stocks, bonds and financial records, that are used to support facts or hypotheses.

"Earth liners" means structures constructed from naturally occurring soil material that has been compacted to achieve a low permeability.

"Existing facility" or "Existing unit" means a facility or unit which is not defined in this Section as a new facility or a new unit.

"Facility" means a site and all equipment and fixtures on a site used to treat, store or dispose of solid or special wastes. A facility consists of an entire solid or special waste treatment, storage or disposal operation. All structures used in connection with or to facilitate the waste disposal operation shall be considered a part of the facility. A facility may include, but is not limited to, one or more solid waste disposal units, buildings, treatment systems, processing and storage operations, and monitoring stations.

"Field capacity" means that maximum moisture content of a waste, under field conditions of temperature and pressure, above which moisture is released by gravity drainage.

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

"Foundry sand" means pure sand or a mixture of sand and any additives necessary for use of the sand in the foundry process, but does not include such foundry process by-products as air pollution control dust or refractories.

"Gas collection system" means a system of wells, trenches, pipes and other related ancillary structures such as manholes, compressor housing, and monitoring installations that collect and transports the gas produced in a putrescible waste disposal unit to one or more gas processing points. The flow of gas through such a system may be produced by naturally occurring gas pressure gradients or may be aided by an induced draft generated by mechanical means.

"Gas condensate" means the liquid formed as a landfill gas is cooled or compressed.

"Gas venting system" means a system of wells, trenches, pipes and other related structures that vents the gas produced in a putrescible waste disposal unit to the atmosphere.

"Geomembranes" means manufactured membrane liners and barriers of low permeability used to control the migration of fluids or gases.

"Geotextiles" are permeable manufactured materials used for purposes which include, but are not limited to, strengthening soil, providing a filter to prevent clogging of drains, collecting and draining liquids and gases beneath the ground surface.

"GROUNDWATER" MEANS UNDERGROUND WATER WHICH OCCURS WITHIN THE SATURATED ZONE AND WITHIN GEOLOGIC MATERIALS WHERE THE FLUID PRESSURE IN THE PORE SPACE IS EQUAL TO OR GREATER THAN ATMOSPHERIC PRESSURE. (Section 3 of the Illinois Groundwater Protection Act)

"Hydraulic barriers" means structures designed to prevent or control the seepage of water. Hydraulic barriers include, but are not limited to cutoff walls, slurry walls, grout curtains and liners.

"Inert waste" means any solid waste that will not decompose biologically, burn, serve as food for vectors, form a gas, cause an odor, or form a

POLLUTION CONTROL BOARD

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contaminated leachate, as determined in accordance with Section 811.202(b). Such inert wastes shall include only non-biodegradable and non-putrescible solid wastes. Inert wastes may include, but are not limited to, bricks, masonry and concrete (cured for 60 days or more).

"Land application unit" means an area where wastes are agronomically spread over or disked into land or otherwise applied so as to become incorporated into the soil surface. For the purposes of this Part and 35 Ill. Adm. Code 811 through 815, a land application unit is not a landfill; however, other Parts of 35 Ill. Adm. Code: Chapter I may apply, and may include the permitting requirements of 35 Ill. Adm. Code 309.

"Landfill" means a unit or part of a facility in or on which waste is placed and accumulated over time for disposal, and which is not a land application unit, a surface impoundment or an underground injection well. For the purposes of this Part and 35 Ill. Adm. Code 811 through 815, landfills include waste piles, as defined in this Section.

"Leachate" means liquid that has been or is in direct contact with a solid waste.

"Lift" means an accumulation of waste which is compacted into a unit and over which cover is placed.

"Malodor" means an odor caused by ONE OR MORE CONTAMINANT EMISSIONS INTO THE ATMOSPHERE FROM A FACILITY THAT IS IN SUFFICIENT QUANTITIES AND OF SUCH CHARACTERISTICS AND DURATION AS TO BE described as malodorous and which may be INJURIOUS TO HUMAN, PLANT, OR ANIMAL LIFE, TO HEALTH, OR TO PROPERTY, OR TO UNREASONABLY INTERFERE WITH THE ENJOYMENT OF LIFE OR PROPERTY. (Section 3.02 of the Act (defining "air pollution").)

"National Pollutant Discharge Elimination System" or "NPDES" means the program for issuing, modifying, revoking and reissuing, terminating, monitoring and enforcing permits and imposing and enforcing pretreatment requirements under the Clean Water Act (33 U.S.C. 1251 et seq.), Section 12(f) of the Environmental Protection Act and 35 Ill. Adm. Code 309.Subpart A and 310. "NPDES permit" means a permit

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

issued under the NPDES program.

"New facility" or "New unit" means a solid waste landfill facility or a unit at a facility, if one or more of the following conditions apply:

It is a landfill or unit exempt from permit requirements pursuant to Section 21(d) of the Act that has not yet accepted any waste as of the effective date of this Part;

It is a landfill or unit not exempt from permit requirements pursuant to Section 21(d) of the Act that has no development or operating permit issued by the Agency pursuant to 35 Ill. Adm. Code 807 as of the effective date of this Part; or

It is a landfill with a unit whose maximum design capacity or lateral extent is increased after the effective date of this Part.

BOARD NOTE: A new unit located in an existing facility shall be considered a unit subject to 35 Ill. Adm. Code 814, which references applicable requirements of 35 Ill. Adm. Code 811.

"One hundred (100) year flood plain" means any land area which is subject to a one percent or greater chance of flooding in a given year from any source.

"One hundred (100) year, 24 hour precipitation event" means a precipitation event of 24 hour duration with a probable recurrence interval of once in 100 years.

"Operator" means the person responsible for the operation and maintenance of a solid waste disposal facility.

"Perched watertable" means an elevated watertable above a discontinuous saturated lens, resting on a low permeability (such as clay) layer within a high permeability (such as sand) formation.

"Permit area" means the entire horizontal and vertical region occupied by a permitted solid waste disposal facility.

"PERSON" IS ANY INDIVIDUAL, PARTNERSHIP, CO-PARTNERSHIP, FIRM, COMPANY, CORPORATION, ASSOCIATION,

POLLUTION CONTROL BOARD

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JOINT STOCK COMPANY, TRUST, ESTATE, POLITICAL SUBDIVISION, STATE AGENCY, OR ANY OTHER LEGAL ENTITY, OR THEIR LEGAL REPRESENTATIVE, AGENT OR ASSIGNS. (Section 3.26 of the Act.)

"Professional engineer" means a person who has registered and obtained a seal pursuant to "The Illinois Professional Engineering Act" (Ill. Rev. Stat. 1989, ch. 111, par. 5101 et seq.).

"Professional land surveyor" means a person who has received a certificate of registration and a seal pursuant to "The Land Surveyors Act" (Ill. Rev. Stat. 1989, ch. 111, par. 3201 et seq.).

"Putrescible waste" means a solid waste that contains organic matter capable of being decomposed by microorganisms so as to cause a malodor, gases, or other offensive conditions, or which is capable of providing food for birds and vectors. Putrescible wastes may form a contaminated leachate from microbiological degradation, chemical processes, and physical processes. Putrescible waste includes, but is not limited to, garbage, offal, dead animals, general household waste, and commercial waste. All solid wastes which do not meet the definitions of inert or chemical wastes shall be considered putrescible wastes.

"Publicly owned treatment works" or "POTW" means a treatment works that is owned by the State of Illinois or a unit of local government. This definition includes any devices and systems used in the storage, treatment, recycling and reclamation of municipal sewage or industrial wastewater. It also includes sewers, pipes and other conveyances only if they convey wastewater to a POTW treatment plant. The term also means the unit of local government which has jurisdiction over the indirect discharges to and the discharges from such a treatment works.

"Recharge zone" means an area through which water can enter an aquifer.

"Responsible charge," when used to refer to a person, means that the person is normally present at a waste disposal site; directs the day-to-day overall operation at the site; and either is the owner or operator or is employed by or under contract with the owner or

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

operator to assure that the day-to-day operations at the site are carried out in compliance with any part of 35 Ill. Adm. Code: Chapter I governing operations at waste disposal sites.

"Runoff" means water resulting from precipitation that flows overland before it enters a defined stream channel, any portion of such overland flow that infiltrates into the ground before it reaches the stream channel, and any precipitation that falls directly into a stream channel.

"Salvaging" means the return of waste materials to use, under the supervision of the landfill operator, so long as the activity is confined to an area remote from the operating face of the landfill, it does not interfere with or otherwise delay the operations of the landfill, and it results in the removal of all materials for salvaging from the landfill site daily or separates them by type and stores them in a manner that does not create a nuisance, harbor vectors or cause an unsightly appearance.

"Scavenging" means the removal of materials from a solid waste management facility or unit which is not salvaging.

"Seismic Slope Safety Factor" means the ratio between the resisting forces or moments in a slope and the driving forces or moments that may cause a massive slope failure during an earthquake or other seismic event such as an explosion.

"Settlement" means subsidence caused by waste loading, changes in groundwater level, chemical changes within the soil and adjacent operations involving excavation.

"Shredding" means the mechanical reduction in particle sizes of solid waste. Putrescible waste is considered shredded if 90 percent of the waste by dry weight passes a 3 inch sieve.

"Significant Modification" means a modification to an approved permit issued by the Agency in accordance with Section 39 of the Act and 35 Ill. Adm. Code 813 that is required when one or more of the following changes, considered significant when that change measured by one or more parameters whose values lie outside the

POLLUTION CONTROL BOARD

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expected operating range of values as specified in the permit, are planned, occur or will occur:

An increase in the capacity of the waste disposal unit over the permitted capacity;

Any change in the placement of daily, intermediate or final cover;

A decrease in performance, efficiency or longevity of the liner system;

A decrease in efficiency or performance of the leachate collection system;

A change in configuration, performance, or efficiency of the leachate management system;

A change in the final disposition of treated effluent or in the quality of the discharge from the leachate treatment or pretreatment system;

Installation of a gas management system, or a decrease in the efficiency or performance of an existing gas management system;

A change in the performance or operation of the surface water control system;

A decrease in the quality or quantity of data from any environmental monitoring system;

A change in the applicable background concentrations or the maximum allowable predicted concentrations;

A change in the design or configuration of the regraded area after development or after final closure;

A change in the amount or type of postclosure financial assurance;

Any change in the permit boundary;

A change in the postclosure land use of the property;

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

A remedial action necessary to protect groundwater;

Transfer of the permit to a new operator;

Operating authorization is being sought to place into service a structure constructed pursuant to a construction quality assurance program; or

A change in any requirement set forth as a special condition in the permit.

"Slag" means the fused agglomerate which separates in iron and steel production and floats on the surface of the molten metal.

"Sole source aquifer" means those aquifers designated pursuant to Section 1424(e) of the Safe Drinking Water Act of 1974, (42 U.S.C 300h-3).

"Solid Waste" means a waste that is defined in this Section as an inert waste, as a putrescible waste, as a chemical waste or as a special waste, and which is not also defined as a hazardous waste pursuant to 35 Ill. Adm. Code 721.

"SPECIAL WASTE" MEANS ANY INDUSTRIAL PROCESS WASTE, POLLUTION CONTROL WASTE OR HAZARDOUS WASTE, EXCEPT AS DETERMINED PURSUANT TO SECTION 22.9 OF THE ACT AND 35 Ill. Adm. Code 808. (Section 3.45 of the Act.)

"Static Safety Factor" means the ratio between resisting forces or moments in a slope and the driving forces or moments that may cause a massive slope failure.

"Surface impoundment" means a natural topographic depression, a man-made excavation, or a diked area into which flowing wastes, such as liquid wastes or wastes containing free liquids, are placed. For the purposes of this Part and 35 Ill. Adm. Code 811 through 815, a surface impoundment is not a landfill. Other parts of 35 Ill. Adm. Code: Chapter I may apply, including the permitting requirements of 35 Ill. Adm. Code 309.

"Twenty-five (25) year, 24 hour precipitation event" means a precipitation event of 24 hour duration with a probable recurrence interval of once in 25 years.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF RECODIFICATION

1) Heading of Part: Department Advisory Council, Illinois Juvenile Justice Commission and Other Statewide and Regional Committees

2) Code Citation: 89 Ill. Adm. Code 428

3) Date of Administrative Code Division Review: December 1, 1993

4) Headings and Section Numbers of the Part Being Recodified:

Section Numbers:

428.1
428.2
428.3
428.4
428.5

428.6
428.7
428.8
428.9
428.10
428.11
428.12
428.13
428.14
428.15
428.16
428.17
428.18

Headings:

Purpose
Definitions
Children and Family Services Advisory Council
State Advisory Committee on Day Care
Statewide Citizens Committee on Child Abuse and Neglect
Illinois Juvenile Justice Commission
Regional Advisory Committees
Regional Youth Planning Committees
Liaisons to the Department's Advisory Council
Rules of Procedure
Committees and Sub-committees
Regular and Special Meetings
Notice of Meetings and Agendas
Compliance with the Opening Meetings Act
Quorum
Compensation
Minutes
Staffing

5) Outline of the Section Numbers and Headings of the Part as Recodified:

Section Numbers

428.10
428.20
428.30
428.40
428.60

428.70

Headings

Purpose
Definitions
Children and Family Services Advisory Council
State Advisory Committee on Day Care
Statewide Citizens Committee on Child Abuse and Neglect
Illinois Juvenile Justice Commission

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

"Uppermost aquifer" means the first geologic formation above or below the bottom elevation of a constructed liner or wastes, where no liner is present, which is an aquifer, and includes any lower aquifer that is hydraulically connected with this aquifer within the facility's permit area.

"Unit" means a contiguous area used for solid waste disposal.

"Unit of local government" means a unit of local government, as defined by Article 7, Section 1 of the Illinois Constitution. A unit of local government may include, but is not limited to, a municipality, a county, or a sanitary district.

"Waste pile" means an area on which non-containerized masses of solid, non flowing wastes are placed for disposal. For the purposes of this Part and 35 Ill. Adm. Code 811 through 815, a waste pile is a landfill, unless the operator can demonstrate that the wastes are not accumulated over time for disposal. At a minimum, such demonstration shall include photographs, records or other observable or discernable information, maintained on a yearly basis, that show that within the preceding year the waste has been removed for utilization or disposed elsewhere.

"Waste stabilization" means any chemical, physical or thermal treatment of waste, either alone or in combination with biological processes, which results in a reduction of microorganisms, including viruses, and the potential for putrefaction.

"Working face" means any part of a landfill where waste is being disposed.

"Zone of attenuation" is the three dimensional region formed by excluding the volume occupied by the waste placement from the smaller of the volumes resulting from vertical planes drawn to the bottom of the uppermost aquifer at the property boundary or 100 feet from the edge of one or more adjacent units.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF RECODIFICATION

428.80	Regional Advisory Committees
428.90	Regional Youth Planning Committees
428.100	Liaisons to the Department's Advisory Council
428.110	Rules of Procedure
428.120	Committees and Sub-committees
428.130	Regular and Special Meetings
428.140	Notice of Meetings and Agendas
428.150	Compliance with the Opening Meetings Act
428.160	Quorum
428.170	Compensation
428.180	Minutes
428.190	Staffing

6) Conversion Table of Present and Recodified Parts:

<u>Present Part:</u>	<u>Recodified Part:</u>
428.1	428.10
428.2	428.20
428.3	428.30
428.4	428.40
428.5	428.60
428.6	428.70
428.7	428.80
428.8	428.90
428.9	428.100
428.10	428.110
428.11	428.120
428.12	428.130
428.13	428.140
428.14	428.150
428.15	428.160
428.16	428.170
428.17	428.180
428.18	428.190

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF REGULATORY FLEXIBILITY IMPACT ANALYSIS

RULES PROMULGATED BY STATE AGENCIES THAT MAY IMPACT SMALL BUSINESS

<u>Name Of Agency:</u>	The Illinois Liquor Control Commission
<u>Heading of the Part:</u>	The Illinois Liquor Control Commission
<u>Code Citation:</u>	11 Ill. Adm. Code 1813
<u>Sections Involved:</u>	100.5 100.210
	100.10 100.240
	100.20 100.250
	100.30 100.260
	100.50 100.280
	100.60 100.300
	100.70 100.310
	100.90 100.320
	100.120 100.330
	100.130 100.340
	100.150 100.350
	100.160 100.360
	100.170 100.370
	100.180 100.380

Notice of Proposal Published in Illinois Register: November 29, 1993

Statutory Authority: Authorized by the Liquor Control Act of 1934, 235 ILCS 5/3-12(2).

Information concerning this Regulatory Flexibility Impact Analysis shall be directed to:

Name: Linda D. Brand
Address: Department of Commerce and Community Affairs
620 E. Adams, Springfield, IL 62701
Telephone: (217) 785-6354

Other pertinent information regarding these rules: After initial scrutiny, the Department of Commerce and Community Affairs has determined that the above proposed rule may impact small businesses. Publication of this notice serves to both provide the general public with information regarding specifics of the proposed rule, on request as well as elicit comments from interested parties. All comments will be considered as the analysis is formulated.

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF REGULATORY FLEXIBILITY IMPACT ANALYSIS

RULES PROMULGATED BY STATE AGENCIES THAT MAY IMPACT SMALL BUSINESS

Name Of Agency: Department of Public Aid

Heading of the Part: Developmental Disabilities Service

Code Citation: 89 Ill. Adm. Code 144

Sections Involved: 144.5

Notice of Proposal Published in Illinois Register: November 19, 1993

Statutory Authority: Illinois Public Aid Code [305 ILCS 5/12-13]

Information concerning this Regulatory Flexibility Impact Analysis shall be directed to:

Name: Linda D. Brand
Address: Department of Commerce and Community Affairs
620 E. Adams, Springfield, IL 62701
Telephone: (217) 785-6354

Other pertinent information regarding these rules: After initial scrutiny, the Department of Commerce and Community Affairs has determined that the above proposed rule may impact small businesses. Publication of this notice serves to both provide the general public with information regarding specifics of the proposed rule, on request as well as elicit comments from interested parties. All comments will be considered as the analysis is formulated.

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF REGULATORY FLEXIBILITY IMPACT ANALYSIS

RULES PROMULGATED BY STATE AGENCIES THAT MAY IMPACT SMALL BUSINESS

Name Of Agency: Department of Public Health

Heading of the Part: Emergency Medical Services Code

Code Citation: 77 Ill. Adm. Code 535

Sections Involved: 535.150
535.160
535.210
535.217
535.330
535.430
535.440
535.530
535.540
535.850
535.860

Notice of Proposal Published in Illinois Register: November 19, 1993

Statutory Authority: Emergency Medical Services Systems Act [210 ILCS 50]

Information concerning this Regulatory Flexibility Impact Analysis shall be directed to:

Name: Linda D. Brand
Address: Department of Commerce and Community Affairs
620 E. Adams, Springfield, IL 62701
Telephone: (217) 785-6354

Other pertinent information regarding these rules: After initial scrutiny, the Department of Commerce and Community Affairs has determined that the above proposed rule may impact small businesses. Publication of this notice serves to both provide the general public with information regarding specifics of the proposed rule, on request as well as elicit comments from interested parties. All comments will be considered as the analysis is formulated.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of November 30, 1993 through December 6, 1993, and have been scheduled for review by the Committee at its December 14, 1993 or January 11, 1994 meeting. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Office Bldg., Springfield IL 62706.

<u>Second Notice Expires</u>	<u>Agency and Rule</u>	<u>Start of First Notice</u>	<u>JCAR Meeting</u>
1/13/94	<u>Department of Employment Security, Notices, Records, Reports (56 Ill Adm Code 2760)</u>	10/8/93 17 Ill Reg 16319	12/14/93
1/13/94	<u>Department of Employment Security, Determination of Unemployment Contributions (56 Ill Adm Code 2770)</u>	10/15/93 17 Ill Reg 17628	12/14/93
1/14/94	<u>Department of Nuclear Safety, Safe Operation of Nuclear Facility Boilers and Pressure Vessels (32 Ill Adm Code 505)</u>	9/24/93 17 Ill Reg 15220	1/11/94
1/14/94	<u>Department of Nuclear Safety, Fees for Calibration Services (32 Ill Adm Code 333)</u>	7/2/93 17 Ill Reg 9797	1/11/94
1/14/94	<u>Department of Nuclear Safety, Licensing Requirements for Source Material Milling Facilities (32 Ill Adm Code 332)</u>	7/16/93 17 Ill Reg 10701	1/11/94
1/14/94	<u>Department of Nuclear Safety, Particle Accelerators (32 Ill Adm Code 390)</u>	6/18/93 17 Ill Reg 8666	1/11/94

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSECOND NOTICES RECEIVED
(Page 2)

<u>Second Notice Expires</u>	<u>Agency and Rule</u>	<u>Start of First Notice</u>	<u>JCAR Meeting</u>
1/14/94	<u>Department of Nuclear Safety, Radiation Safety Requirements for Wireline Service Operations and Subsurface Tracer Studies (32 Ill Adm Code 351)</u>	6/18/93 17 Ill Reg 8674	1/11/94
1/14/94	<u>Department of Nuclear Safety, Notices, Instructions and Reports to Workers; Inspections (32 Ill Adm Code 400)</u>	6/18/93 17 Ill Reg 8655	1/11/94
1/14/94	<u>Department of Nuclear Safety, Registration of Radioactive Materials, Radiation Machine, and Radiation Installations (32 Ill Adm Code 320)</u>	6/18/93 17 Ill Reg 8693	1/11/94
1/14/94	<u>Department of Conservation, Illinois List of Endangered and Threatened Flora (17 Ill Adm Code 1050)</u>	10/8/93 17 Ill Reg 16285	1/11/94
1/14/94	<u>Department of Conservation, Illinois List of Endangered and Threatened Fauna (17 Ill Adm Code 1010)</u>	10/8/93 17 Ill Reg 16273	1/11/94
1/14/94	<u>Department of Conservation, Management of Nature Preserves (17 Ill Adm Code 4000)</u>	7/30/93 17 Ill Reg 12005	1/11/94
1/14/94	<u>Illinois Racing Board, Quarter Horse Racing (11 Ill Adm Code 1440)</u>	10/1/93 17 Ill Reg 15799	1/11/94
1/14/94	<u>Illinois Racing Board, Medication (11 Ill Adm Code 509)</u>	10/15/93 17 Ill Reg 17858	1/11/94

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSECOND NOTICES RECEIVED
(Page 3)

<u>Second Notice Expires</u>	<u>Agency and Rule</u>	<u>Start of First Notice</u>	<u>JCAR Meeting</u>
1/14/94	Illinois Racing Board, Claiming Races (11 III Adm Code 510)	10/1/93 17 III Reg 15790	1/11/94
1/19/94	Department of Insurance, Corrective Orders (50 III Adm Code 1250)	4/2/93 17 III Reg 3985	1/11/94

PROCLAMATION

93-539
BARBARA V. WILLIAMS DAY

Whereas, Barbara V. Williams has served as an educator for nearly 30 years; and
 Whereas, many students have had the opportunity to benefit from Barbara Williams' wisdom and foresight; and
 Whereas, in addition to administering curriculum, she has been a counselor and friend to young people, as well as sponsoring extracurricular activities; and
 Whereas, Barbara Williams most recently served as principal of Cook County Juvenile Temporary Detention School and its branches; and
 Whereas, on November 5, 1993, she was honored by her friends, family and colleagues upon her retirement;
 Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 5, 1993, as BARBARA V. WILLIAMS DAY in Illinois and commend her for her dedication to and excellence in the educational system.
 Issued by the Governor November 23, 1993.
 Filed with the Secretary of State December 2, 1993.

93-540
FOOD DRIVE DAY

Whereas, the Greater Chicago Food Depository solicits, stores, and distributes donated, surplus, and purchased food to 530 shelters, pantries, senior citizen programs, and soup kitchens throughout the Chicago metropolitan area, resulting in approximately 48,000 meals each day for Chicago's needy; and
 Whereas, Podolsky and Associates sponsors an annual food drive during the month of December to benefit the Greater Chicago Food Depository at their flagship development, Westbrook Corporate Center; and
 Whereas, in conjunction with the food donations, financial support will also be given to the greater Chicago Food Depository;
 Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 17, 1993, as FOOD DRIVE DAY in Illinois.
 Issued by the Governor November 23, 1993.
 Filed by the Governor December 2, 1993.

93-541
PHI THETA KAPPA DAY

Whereas, Phi Theta Kappa, the International Honor Society for two-year colleges, is an integral partner with higher education; and

Whereas, Phi Theta Kappa's mission is to recognize and encourage scholarship among two-year college students and to work closely with colleges and universities to recruit these exemplary students; and

Whereas, there are more than 50 chapters of Phi Theta Kappa established at community colleges throughout Illinois; and

Whereas, a significant number of Illinois community college students have been recognized for their individual performances in a variety of recognition and awards programs; and

Whereas, Illinois community college chapters of Phi Theta Kappa have been active participants in a host of national grant and awards programs and have helped develop a precedence in forging new partnerships between two-year colleges and senior institutions; and

Whereas, the State of Illinois was selected by the Phi Theta Kappa International Headquarters as one of six states to launch a state Academic All-American Team recognition program; and

Whereas, the recruitment and transfer of students from two-year colleges to senior institutions, particularly students representing academic excellence, benefits our students, our institutions, our state, and our society;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 3, 1993, as PHI THETA KAPPA DAY in Illinois.

Issued by the Governor November 23, 1993.

Filed with the Secretary of State December 2, 1993.

93-542

PHI DELTA KAPPA PRESENTATION BALL DAY

Whereas, the National Chapter of Phi Delta Kappa, Inc. was founded in 1923 as a professional organization of women in the field of education; and

Whereas, Phi Delta Kappa seeks to stimulate professional growth among teachers, foster true sisterhood, promote the highest teaching ideals, and encourage the development of the potential of our youth; and

Whereas, the Mu Chapter of the National Sorority of Phi Delta Kappa, Inc. is one of 111 nonprofit chapters in our nation.

Founded in 1931, the Mu Chapter is the oldest chapter in the Midwestern Region; and

Whereas, the Mu Chapter is holding its Presentation Ball, a combination Cotillion and Beautifillion, February 20, 1994, at the Chicago Hilton & Towers; and

Whereas, the Presentation Ball, an extension of the organization's youth program, strives to increase contributions

to local, national, and international charities and to expand the educational, civic, and cultural activities for our youth;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim February 20, 1994, as PHI DELTA KAPPA PRESENTATION BALL DAY in Illinois.

Issued by the Governor November 23, 1993.

Filed with the Secretary of State December 2, 1993.

93-543

SNOWMOBILE SAFETY WEEK

Whereas, snowmobiling is a family sport enjoyed throughout Illinois; and

Whereas, in addition to their recreational use, snowmobiles are frequently the only means of transportation in heavy snow conditions; and

Whereas, members of the Illinois Association of Snowmobile Clubs have been most generous with their time in helping stranded citizens; and

Whereas, the primary pursuit of these snowmobile clubs is safety education, and members participate in the Illinois Department of Conservation's Snowmobile Safety Program;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 12-18, 1993, as SNOWMOBILE SAFETY WEEK in Illinois, and I encourage all snowmobiles to take advantage of the safety instruction available in our state.

Issued by the Governor November 23, 1993.

Filed with the Secretary of State December 2, 1993.

8 Ill. Adm. Code 290
Standardbred & Thoroughbred Horse Breeding & Racing Programs, Ill. (P-8347; W-13812)
8 Ill. Adm. Code 750
Sustainable Agriculture (P-1251; A-6965)
8 Ill. Adm. Code 105
Swine Disease Control & Eradication Act (E-5910) (P-6377; A-14010) (P-14781)

ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF
4 Ill. Adm. Code 500
Americans With Disabilities Act Grievance Procedure (A-11426/92; CC-1673)
77 Ill. Adm. Code 2056
Driving Under the Influence Programs (P-4567/92; A-15917/92; RQ-17493; EC-19982)
77 Ill. Adm. Code 2090
Subacute Alcoholism & Substance Abuse Treatment Services (P-8599)
77 Ill. Adm. Code 2080
Triplicate Prescription Control Program (P-11367/92; O-16691/92; M-11872; A-11424)

ATTORNEY GENERAL
4 Ill. Adm. Code 125
Americans With Disabilities Act Grievance Procedure (P-2283/92; A-1811)

AUDITOR GENERAL
4 Ill. Adm. Code 1125
Americans With Disabilities Act Grievance Procedure (P-4523; A-11435)

BANKS AND TRUST COMPANIES, COMMISSIONER OF
4 Ill. Adm. Code 375
Americans With Disabilities Act Grievance Procedure (A-15976/92; CC-1673)
38 Ill. Adm. Code 380
Eligible State Bank (P-19347)

CAPITAL DEVELOPMENT BOARD
4 Ill. Adm. Code 725
Americans With Disabilities Act Grievance Procedure (A-11432/92; CC-1673)
71 Ill. Adm. Code 500
Asbestos Abatement Authority Act Procedures (P-3917; A-17908)

CARNIVAL-AMUSEMENT SAFETY BOARD
56 Ill. Adm. Code 6000
Carnival & Amusement Ride Inspection Law (P-3922; RC-14185; A-14910)

CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF
44 Ill. Adm. Code 5000
Acquisition, Management & Disposal of Real Property (P-11378/92; A-1006) (P-2105; A-10753) (E-2361) (P-15217) (E-15653)
80 Ill. Adm. Code 303
Conditions of Employment (P-19285/92; A-5587)
74 Ill. Adm. Code 900
Joint Rules of the Comptroller & the Dept. of Central Management Services; Prompt Payment (P-10677) (E-11168)
80 Ill. Adm. Code 2160
Local Government Health Plan (P-3577; A-11441)
80 Ill. Adm. Code 302
Merit & Fitness (P-17187/92; A-3169) (P-14788)
80 Ill. Adm. Code 310
Pay Plan (P-191; C-672; A-13409) (P-13679/92; A-238) (PP-498) (P-13179/92; A-590) (P-14001/92; A-1819) (P-18139/92; A-6441) (P-7605; A-19103) (P-12481) (E-12900) (P-13657) (E-13789) (P-14314) (E-14666) (P-21233) (E-21858)
80 Ill. Adm. Code 2650
Solicitation for Charitable Payroll Deductions (P-2449)
44 Ill. Adm. Code 1
Standard Procurement (P-12808/92; A-600) (P-3926; A-14576)
80 Ill. Adm. Code 2700
State (of Ill.) Employees' Deferred Compensation Plan (P-19755) (E-19976)

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF

ACTION CODES
A - Adopted Rule
AR - Adopted Repealer
C - Notice of Corrections
CC - Codification Changes
E - Emergency Rule
ER - Emergency Repealer
M - Modification to meet JCAR objections
O - JCAR Statement of Objections
RQ - Request for Correction
EC - Expedited Corrections

P - Proposed Rule
PF - Prohibited Filing Order by JCAR*
PP - Peremptory or Court Ordered Rules
PR - Proposed Repealer
R - Refusal to meet JCAR Objection
RC - Statement of Recommendation
S - Suspension ordered by JCAR
W - Withdrawal to meet JCAR Objections

*Joint Committee on Administrative Rules

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

ABANDONED MINED LANDS RECLAMATION COUNCIL
4 Ill. Adm. Code 1000
Americans With Disabilities Act Grievance Procedure (A-20092/92; CC-1673)

AGING, DEPARTMENT ON
89 Ill. Adm. Code 240
89 Ill. Adm. Code 220
Community Care Program (P-12251/92; A-224) (P-15203/92; A-6090) (P-14225)
General Programmatic Requirements (P-883; A-8472) (E-11179)

AGRICULTURE, DEPARTMENT OF
4 Ill. Adm. Code 550
Americans With Disabilities Act Grievance Procedure (A-11744/92; CC-1673)
8 Ill. Adm. Code 110
Animal Diagnostic Laboratory Act (P-14717)
8 Ill. Adm. Code 75
Bovine Brucellosis (P-14728)
8 Ill. Adm. Code 257
Cooperative Groundwater Protection Program (P-14288)
8 Ill. Adm. Code 20
Definitions (P-14739)
8 Ill. Adm. Code 85
Diseased Animals (E-14052) (P-14747)
8 Ill. Adm. Code 65
Egg & Egg Products Act (P-527; A-6749)
8 Ill. Adm. Code 116
Equine Infectious Anemia Control (P-14761)
8 Ill. Adm. Code 700
Farmland Preservation Act (P-9781; A-19469)
8 Ill. Adm. Code 590
Feeder Swine Dealer Licensing (P-14765)
8 Ill. Adm. Code 115
III. Pseudorabies Control Act (E-5906) (P-6373; A-14006)
8 Ill. Adm. Code 256
Lawncare Wash Water & Rinsate Collection (P-14975/92; A-2189)
8 Ill. Adm. Code 40
Livestock Auction Markets (P-14769)
8 Ill. Adm. Code 610
Livestock Dealer Licensing (P-14775)
8 Ill. Adm. Code 125
Meat & Poultry Inspection Act (PP-2063) (PP-15725) (PP-16238) (PP-18215) (P-18917)
Organizational Chart, Description, Rulemaking Procedure, & Programs (A-19895)

2 Ill. Adm. Code 700

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89 III. Adm. Code 304	Access to & Eligibility for Child Welfare Services (P-7545/92; A-251)		
89 III. Adm. Code 336	Appeal of Child Abuse & Neglect Investigation Findings (P-7963/92; A-1026)		
89 III. Adm. Code 434	Audits, Reviews & Investigations (P-7115)		
89 III. Adm. Code 330	Child Custody Investigations & Supervision Related to Custodian or Visitation Judgements (P-1259; A-11457)		
89 III. Adm. Code 428	Department Advisory Council, Illinois Juvenile Justice Commission and Other Statewide and Regional Committees (CC-21894)		
89 III. Adm. Code 314	Educational Services (P-17593)		
89 III. Adm. Code 377	Facilities & Programs Exempt from Licensure (P-7553/92; A-259)		
89 III. Adm. Code 354	Facility Amusement Funds (PR-8099; AR-17913)		
89 III. Adm. Code 407	Licensing Standards for Day Care Centers (P-11955)		
89 III. Adm. Code 406	Licensing Standards for Day Care Homes (P-11964)		
89 III. Adm. Code 402	Licensing Standards for Foster Family Homes (P-11707/92; A-267)		
89 III. Adm. Code 408	Licensing Standards for Group Day Care Homes (P-11976)		
89 III. Adm. Code 378	Multiple Licensure (PR-7561/92; AR-272)		
89 III. Adm. Code 356	Rate Setting (P-10679)		
89 III. Adm. Code 335	Relative Home Placement (P-6681) (P-12254/92; A-13420)		
89 III. Adm. Code 300	Reports of Child Abuse (P-15218) (E-15658; RC-18903) (P-18271)		
89 III. Adm. Code 309	Review & Appeal Process (PR-7982/92; AR-1044)		
89 III. Adm. Code 337	Service Appeal Process (P-7999/92; A-1046)		
89 III. Adm. Code 302	Services Delivered by the Department (P-7565/92; A-274) (P-11979/92; A-11979) (P-2460) (E-2513)		
89 III. Adm. Code 376	Standards for Department Facilities (PR-8104; AR-17915)		
COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF			
4 III. Adm. Code 575	Americans With Disabilities Act Grievance Procedure (A-14621/92; CC-1673)		
47 III. Adm. Code 125	Emergency Community Services Homeless Grant Program (P-18879/92; A-6180)		
47 III. Adm. Code 160	Emergency Shelter Grants Program (P-15747)		
14 III. Adm. Code 520	Enterprise Zone Program (P-13691/92; A-1837) (P-9791)		
14 III. Adm. Code 510	III. Promotion Act Programs (P-14318)		
14 III. Adm. Code 570	III. Small Business Development Program (P-21123; E-21087)		
56 III. Adm. Code 2650	Industrial Training Program (P-20063)		
47 III. Adm. Code 100	Low Income Home Energy Assistance Program (P-16707/92 A-3836)		
14 III. Adm. Code 610	Public Infrastructure Loan & Grant Programs (P-19352) (E-19676)		
56 III. Adm. Code 2600	Service Delivery System & State Responsibilities (P-7120/92; A-6483)		
1 III. Adm. Code 300	Small Business Impact Analysis Procedures (P-11391/92; A-1511)		
47 III. Adm. Code 130	State Administration of the Ill. Neighborhood Corps Program (PR-1; A-7212)		
83 III. Adm. Code 745	Tariff Filings (P-10513/92; A-10258)		
COMMERCE COMMISSION, ILLINOIS			
92 III. Adm. Code 1376	Accounting & Financial Record Requirements (P-8630)		
4 III. Adm. Code 400	Americans With Disabilities Act Grievance Procedure (A-12439/92; CC-1673)		
83 III. Adm. Code 305	Construction of Electric Power & Communication Lines (P-2462)		
83 III. Adm. Code 756	Dual Party Relay Service (P-14004/92; A-1848)		
92 III. Adm. Code 1360	Equipment Leases (P-1685; A-18466)		
92 III. Adm. Code 1205	Fees & Taxes (P-21250)		
92 III. Adm. Code 1425	Financial Responsibility of Carriers (P-18715)		
83 III. Adm. Code 792	Imputation (P-11988)		

- 17 Ill. Adm. Code 510 General Hunting & Trapping on Department-Owned or -Managed Sites (P-4601; A-10775)
- 17 Ill. Adm. Code 1010 Ill. List of Endangered & Threatened Fauna (P-16273)
- 17 Ill. Adm. Code 1050 Ill. List of Endangered & Threatened Flora (P-4608; A-10781) (P-16285)
- 17 Ill. Adm. Code 4000 Management of Nature Preserves (P-12005)
- 17 Ill. Adm. Code 570 Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver & Woodchuck (Groundhog) Trapping (P-4611; A-10785) (P-12038; A-18796)
- 17 Ill. Adm. Code 220 North Point Marina (P-19993/92; A-6760)
- 17 Ill. Adm. Code 1070 Possession of Specimens or Products of Endangered or Threatened Species (P-12041; A-18799)
- 17 Ill. Adm. Code 550 Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hunting (P-4622; A-10795)
- 17 Ill. Adm. Code 810 Sport Fishing Regulations for the Waters of Ill. (P-17414/92; A-3853; E-5915) (P-4636; A-10806) (P-19785)
- 17 Ill. Adm. Code 690 Squirrel Hunting (P-4672; A-10842)
- 17 Ill. Adm. Code 720 Taking of Wild Turkeys-Fall Archery Season, The (P-15260/92; A-281) (P-4680; A-10850)
- 17 Ill. Adm. Code 715 Taking of Wild Turkeys-Fall Gun Season (P-4689; A-10858)
- 17 Ill. Adm. Code 710 Taking of Wild Turkeys-Spring Season, The (P-18181/92; A-3184) (P-18927)
- 17 Ill. Adm. Code 670 White-Tailed Deer Hunting by Use of Bow and Arrow (P-15265/92; A-286) (P-4698; A-13452)
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93-533 Audio Vision Greeting Card Program Day
93-534 Elks Youth Week
93-535 Expanded Food and Nutrition Education Program Month
93-536 Project Red Ribbon
93-537 William B. Braker Day
93-538 Day Without Crime
93-539 Barbara V. Williams Day
93-540 Food Drive Day
93-541 Phi Theta Kappa Day
93-542 Phi Delta Kappa Presentation Ball Day
93-543 Snowmobile Safety Week

This Sections Affected Index lists, by title, each Section of a Part on which Rule Making has occurred in this volume (calendar year) of the Illinois Register. The columns indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume of the Register is proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 11 Ill. Adm. Code 465.05 was proposed last year and adopted this year. The action entry reads: (P-15655/92; A-4520). The codes are listed below.

TYPE OF RULE MAKING

ACTION CODE

am = amend to existing Section
cc = codification changes
n = New section
r = repeal of existing Section
re = recodified
= renumbered

A = Adopted Rule
E = Emergency
P = Proposed Rule
PP = Peremptory
M = Modification
W = Withdrawal
CC = Codification Changes
RC = Request for Correction

PF = Prohibited Filing
S = Suspension
O = JCAR Objection
F = Failure to Remedy Objections
RC = Recommendations
EC = Expedited Correction
C = Correction

TITLE 1

100.100	am	(P-2867; A-10414)	100.360	am	(P-2867; A-10414)
100.110	am	(P-2867; A-10414)	100.380	am	(P-2867; A-10414)
100.120	am	(P-2867; A-10414)	100.385	am	(P-2867; A-10414)
100.130	am	(P-2867; A-10414)	100.390	am	(P-2867; A-10414)
100.140	am	(P-2867; A-10414)	100.400	am	(P-2867; A-10414)
100.150	am	(P-2867; A-10414)	100.410	am	(P-2867; A-10414)
100.160	am	(P-2867; A-10414)	100.415	am	(P-2867; A-10414)
100.180	am	(P-2867; A-10414)	100.420	am	(P-2867; A-10414)
100.200	am	(P-2867; A-10414)	100.430	am	(P-2867; A-10414)
100.210	am	(P-2867; A-10414)	100.440	am	(P-2867; A-10414)
100.220	am	(P-2867; A-10414)	100.450	am	(P-2867; A-10414)
100.230	am	(P-2867; A-10414)	100.500	am	(P-2867; A-10414)
100.240	am	(P-2867; A-10414)	100.510	am	(P-2867; A-10414)
100.250	n	(P-2867; A-10414)	100.530	am	(P-2867; A-10414)
100.260	am	(P-2867; A-10414)	100.545	am	(P-2867; A-10414)
100.270	am	(P-2867; A-10414)	100.550	am	(P-2867; A-10414)
100.280	am	(P-2867; A-10414)	100.600	am	(P-2867; A-10414)
100.300	am	(P-2867; A-10414)	100.610	am	(P-2867; A-10414)
100.310	am	(P-2867; A-10414)	100.620	am	(P-2867; A-10414)
100.320	am	(P-2867; A-10414)	100.640	am	(P-2867; A-10414)
100.330	am	(P-2867; A-10414)	100.650	am	(P-2867; A-10414)
100.335	am	(P-2867; A-10414)	100.660	am	(P-2867; A-10414)
100.340	am	(P-2867; A-10414)	100.700	am	(P-2867; A-10414)
100.345	am	(P-2867; A-10414)	100.710	am	(P-2867; A-10414)
100.350	am	(P-2867; A-10414)	100.740	am	(P-2867; A-10414)

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100.800	am	(P-2867; A-10414)	220.800	am	(P-13307) (P-13307)	240.1000	am	(P-13294)	300.100	am	(P-11391/92; A-1511)
100.810	am	(P-2867; A-10414)	220.900		(CC-5971) (P-13307)	240.1100		(CC-5969) (P-13294)	300.200	am	(P-11391/92; A-1511)
100.820	am	(P-2867; A-10414)	220.950		(CC-5971) (P-13307)	245.100		(CC-5962) (P-13248)	300.300	r	(P-11391/92; A-1511)
100.900	am	(P-2867; A-10414)	220.1000		(CC-5971) (P-13307)	245.110		(CC-5962) (P-13248)	300.400	am	(P-11391/92; A-1511)
100.910	am	(P-2867; A-10414)	220.1100		(CC-5971) (P-13307)	245.120		(CC-5962) (P-13248)	300.Ap.A	r	(P-11391/92; A-1511)
100.920	am	(P-2867; A-10414)	220.1150		(CC-5971) (P-13307)	245.130		(CC-5962) (P-13248)			
100.1000	am	(P-2867; A-10414)	220.1200		(CC-5971) (P-13307)	245.140		(CC-5962) (P-13248)			
100.1010	am	(P-2867; A-10414)	220.1250	am	(P-13307)	245.Ex.A		(CC-5962) (P-13248)			
100.1020	am	(P-2867; A-10414)	220.1300		(CC-5971) (P-13307)	245.Ex.B		(CC-5962) (P-13248)			
100.1030	am	(P-2867; A-10414)	220.Ex.A	am	(P-13307)	250.100	am	(P-13257)			
100.1100	am	(P-2867; A-10414)	220.Ex.B	am	(P-13307)	250.200	am	(P-13257)			
100.1110	am	(P-2867; A-10414)	220.Ex.C	r	(P-13307)	250.300	am	(P-13257)			
100.1150	am	(P-2867; A-10414)	220.Ex.D	r	(P-13307)	250.400	am	(P-13257)			
100.1160	n	(P-2867; A-10414)	220.Ex.E		(CC-5971) (P-13307)	250.500	am	(P-13257)			
100.1200	am	(P-2867; A-10414)	220.Ex.F		(CC-5971) (P-13307)	250.600	am	(P-13257)			
100.1210	am	(P-2867; A-10414)	220.Ex.G		(CC-5971) (P-13307)	250.700	am	(P-13257)			
100.Ap.A	am	(P-2867; A-10414)	220.Ex.H	am	(P-13307)	250.800	am	(P-13257)			
100.Ap.B	am	(P-2867; A-10414)	220.Ex.I	am	(P-13307)	250.900	am	(P-13257)			
100.Ap.C	n	(P-2867; A-10414)	220.Ex.J	am	(P-13307)	250.1000	am	(P-13257)			
100.Ap.D	n	(P-2867; A-10414)	220.Ex.K	n	(P-13307)	250.1200	am	(P-13257)			
100.Ap.E	am	(P-2867; A-10414)	230.100		(CC-5967) (P-13274)	250.1300	am	(P-13257)			
100.Ap.F	am	(P-2867; A-10414)	230.200		(CC-5967) (P-13274)	250.1400	am	(P-13257)			
100.Ap.G	am	(P-2867; A-10414)	230.300	am	(P-13274)	250.1500	am	(P-13257)			
100.Ap.H	am	(P-2867; A-10414)	230.350	am	(P-13274)	250.1600	am	(P-13257)			
100.Ap.I	am	(P-2867; A-10414)	230.375	am	(P-13274)	250.1700	am	(P-13257)			
100.Ap.J	am	(P-2867; A-10414)	230.400		(CC-5967) (P-13274)	250.1800	am	(P-13257)			
100.Ap.K	am	(P-2867; A-10414)	230.550		(CC-5967) (P-13274)	250.1900	am	(P-13257)			
100.Ap.L	am	(P-2867; A-10414)	230.600		(CC-5967) (P-13274)	250.2000	am	(P-13257)			
100.Ap.M	am	(P-2867; A-10414)	230.700		(CC-5967) (P-13274)	250.2100	am	(P-13257)			
100.Ap.N	am	(P-2867; A-10414)	230.800		(CC-5967) (P-13274)	250.2200	am	(P-13257)			
100.Ap.O	am	(P-2867; A-10414)	230.900		(P-13274)	260.100		(CC-5960)			
100.Ap.P	am	(P-2867; A-10414)	230.1000		(CC-5967) (P-13274)	260.200	am	(P-13233)			
100.Ap.Q	am	(P-2867; A-10414)	230.Ex.A		(CC-5967) (P-13274)	260.300	am	(P-13233)			
100.Ap.R	am	(P-2867; A-10414)	230.Ex.B		(CC-5967) (P-13274)	260.350		(CC-5960)			
100.Ap.S	am	(P-2867; A-10414)	230.Ex.C		(CC-5967) (P-13274)	260.400	am	(P-13233)			
100.Ap.T	am	(P-2867; A-10414)	230.Ex.D	am	(P-13274)	260.600	am	(P-13233)			
100.Ap.U	am	(P-2867; A-10414)	230.Ex.E	am	(P-13274)	260.650	am	(P-13233)			
100.Ap.V	am	(P-2867; A-10414)	230.Ex.F		(CC-5969) (P-13294)	260.700	am	(P-13233)			
100.Ap.W	am	(P-2867; A-10414)	240.100		(CC-5969) (P-13294)	260.900		(CC-5960)			
100.Ap.X	am	(P-2867; A-10414)	240.200		(CC-5969) (P-13294)	260.950		(CC-5960)			
100.Ap.Y	am	(P-2867; A-10414)	240.300	am	(P-13294)	260.1000		(CC-5960)			
100.Ap.Z	am	(P-2867; A-10414)	240.400	am	(P-13294)	260.1100	am	(P-13233)			
100.Ap.AA	am	(P-2867; A-10414)	240.450	am	(P-13294)	260.1200		(CC-5960)			
100.Ap.AB	am	(P-2867; A-10414)	240.500		(CC-5969) (P-13294)	260.1300	am	(P-13233)			
100.Ap.AC	am	(P-2867; A-10414)	240.650		(CC-5969) (P-13294)	260.Ex.A		(CC-5960)			
100.Ap.AD	am	(P-2867; A-10414)	240.700		(CC-5969) (P-13294)	260.Ex.B		(CC-5960)			
100.Ap.AE	am	(P-2867; A-10414)	240.800		(CC-5969) (P-13294)	260.Ex.C	am	(P-13233)			
100.Ap.AF	am	(P-2867; A-10414)	240.900		(CC-5969) (P-13294)	260.Ex.D	am	(P-13233)			

1270.110	n	(A-14659)	200.1	n	(P-1954/92; A-2200)	800.10	n	(P-11988/92; A-11143)	1100.20	n	(P-13483/92; A-14653)
1270.120	n	(A-14659)	200.2	n	(P-1954/92; A-2200)	800.20	n	(P-11988/92; A-11143)	1100.30	n	(P-13483/92; A-14653)
1270.210	n	(A-14659)	200.2	n	(P-1954/92; A-2200)	800.30	n	(P-11988/92; A-11143)	1100.40	n	(P-13483/92; A-14653)
1270.220	n	(A-14659)	200.30	n	(P-1954/92; A-2200)	800.40	n	(P-11988/92; A-11143)	1100.50	n	(P-13483/92; A-14653)
1270.310	n	(A-14659)	200.60	n	(P-1954/92; A-2200)	800.50	n	(P-11988/92; A-11143)	1100.60	n	(P-13483/92; A-14653)
1270.320	n	(A-14659)	200.60	n	(P-1954/92; A-2200)	800.60	n	(P-11988/92; A-11143)	1100.70	n	(P-13483/92; A-14653)
1270.410	n	(A-14659)	200.70	n	(P-1954/92; A-2200)	800.70	n	(P-11988/92; A-11143)	1125.10	n	(P-4523; A-11435)
1270.420	n	(A-14659)	225.10	n	(P-7749/92; A-2945)	800.80	n	(P-11988/92; A-11143)	1125.20	n	(P-4523; A-11435)
1270.510	n	(A-14659)	225.20	n	(P-7749/92; A-2945)	800.90	n	(P-11988/92; A-11143)	1125.30	n	(P-4523; A-11435)
1270.520	n	(A-14659)	225.30	n	(P-7749/92; A-2945)	900.10	n	(P-9273/92; A-9887)	1125.40	n	(P-4523; A-11435)
1270.530	n	(A-14659)	225.40	n	(P-7749/92; A-2945)	900.20	n	(P-9273/92; A-9887)	1125.50	n	(P-4523; A-11435)
1551.Ap.B	am	(A-16500)	225.50	n	(P-7749/92; A-2945)	900.30	n	(P-9273/92; A-9887)	1125.60	n	(P-4523; A-11435)
1600.100	n	(CC-8094)	225.60	n	(P-7749/92; A-2945)	900.40	n	(P-9273/92; A-9887)	1125.70	n	(P-4523; A-11435)
1601.10	n	(CC-8093)	225.70	n	(P-7749/92; A-2945)	900.50	n	(P-9273/92; A-9887)	TITLE 8		
1750.200	am	(A-21377)	275	n	(A-7003/92; CC-1673)	900.60	n	(P-9273/92; A-9887)	20.1	am	(P-14739)
1750.210	am	(A-21377)	300	n	(A-15102/92; CC-1673)	900.70	n	(P-9273/92; A-9887)	40.5	am	(P-14769)
1750.310	am	(A-21377)	325	n	(A-8565/92; CC-1673)	925.100	n	(P-10534/92; A-8162)	40.60	am	(P-14769)
1750.320	am	(A-21377)	350.110	n	(P-5582; A-9994)	925.110	n	(P-10534/92; A-8162)	40.80	am	(P-14769)
1750.340	am	(A-21377)	350.120	n	(P-5582; A-9994)	925.120	n	(P-10534/92; A-8162)	40.110	am	(P-14769)
1750.350	am	(A-21377)	350.130	n	(P-5582; A-9994)	925.130	n	(P-10534/92; A-8162)	40.170	am	(P-14769)
1750.370	am	(A-21377)	350.140	n	(P-5582; A-9994)	925.140	n	(P-10534/92; A-8162)	65.10	am	(P-527; A-6749)
1976.10		(CC-13226)	350.150	n	(P-5582; A-9994)	925.150	n	(P-10534/92; A-8162)	65.100	am	(P-527; A-6749)
2075.1A-00		(CC-8096)	350.160	n	(P-5582; A-9994)	925.160	n	(P-10534/92; A-8162)	65.130	am	(P-527; A-6749)
2150.		(CC-8097)	350.170	n	(P-5582; A-9994)	925.Ap.A	n	(P-10534/92; A-8162)	65.140	am	(P-527; A-6749)
5001.600	n	(A-14913)	350.180	n	(P-5582; A-9994)	975	n	(A-19806/92; CC-1673)	65.150	am	(P-527; A-6749)
5175.		(CC-6904)	375	n	(A-15976/92; CC-1673)	1000	n	(A-20092/92; CC-1673)	65.170	am	(P-527; A-6749)
5176.		(CC-6903)	400	n	(A-12439/92; CC-1673)	1025.10	n	(P-13188/92; A-8802)	65.190	am	(P-527; A-6749)
TITLE 3			475	n	(A-10423/92; CC-1673)	1025.20	n	(P-13188/92; A-8802)	65.200	am	(P-527; A-6749)
800.20	n	(P-15828/92; A-6513)	500	n	(A-11426/92; CC-1673)	1025.30	n	(P-13188/92; A-8802)	65.210	am	(P-527; A-6749)
850.10	n	(P-15832/92; A-6517)	550	n	(A-11744/92; CC-1673)	1025.40	n	(P-13188/92; A-8802)	65.220	am	(P-527; A-6749)
TITLE 4			575	n	(A-14621/92; CC-1673)	1025.50	n	(P-13188/92; A-8802)	65.230	am	(P-527; A-6749)
125.10	n	(P-2283/92; A-1811)	700.101	n	(P-15684/92; A-6507)	1025.60	n	(P-13188/92; A-8802)	75.5	am	(P-14728)
125.20	n	(P-2283/92; A-1811)	700.102	n	(P-15684/92; A-6507)	1025.70	n	(P-17399/92; A-4185)	75.10	am	(P-14728)
125.30	n	(P-2283/92; A-1811)	700.103	n	(P-15684/92; A-6507)	1050.10	n	(P-17399/92; A-4185)	75.40	r	(P-14728)
125.40	n	(P-2283/92; A-1811)	700.201	n	(P-15684/92; A-6507)	1050.20	n	(P-17399/92; A-4185)	75.120	am	(P-14728)
125.50	n	(P-2283/92; A-1811)	700.202	n	(P-15684/92; A-6507)	1050.30	n	(P-17399/92; A-4185)	75.180	am	(P-14728)
125.60	n	(P-2283/92; A-1811)	700.203	n	(P-15684/92; A-6507)	1050.40	n	(P-17399/92; A-4185)	75.190	am	(P-14728)
125.70	n	(P-2283/92; A-1811)	700.204	n	(P-15684/92; A-6507)	1050.50	n	(P-17399/92; A-4185)	75.200	am	(P-14728)
125.80	n	(P-2283/92; A-1811)	725	n	(A-11432/92; CC-1673)	1050.60	n	(P-17399/92; A-4185)	75.210	am	(P-14728)
125.90	n	(P-2283/92; A-1811)	750	n	(A-11418/92; CC-1673)	1050.70	n	(P-17399/92; A-4185)	75.Th.A	r	(P-14728)
150.10	n	(P-1263; A-19120)	775.10	n	(P-13710/92; A-6499)	1075.10	n	(P-14182/92; A-142)	75.Th.B	r	(P-14728)
150.20	n	(P-1263; A-19120)	775.20	n	(P-13710/92; A-6499)	1075.20	n	(P-14182/92; A-142)	85.5	am	(P-14747)
150.30	n	(P-1263; A-19120)	775.30	n	(P-13710/92; A-6499)	1075.30	n	(P-14182/92; A-142)	85.15	am	(P-14747)
150.40	n	(P-1263; A-19120)	775.40	n	(P-13710/92; A-6499)	1075.40	n	(P-14182/92; A-142)	85.50	am	(P-14747)
150.50	n	(P-1263; A-19120)	775.50	n	(P-13710/92; A-6499)	1075.50	n	(P-14182/92; A-142)	85.75	am	(P-14747)
150.60	n	(P-1263; A-19120)	775.60	n	(P-13710/92; A-6499)	1075.60	n	(P-14182/92; A-142)	85.100	am	(P-14747)
			775.70	n	(P-13710/92; A-6499)	1075.70	n	(P-14182/92; A-142)	85.110	am	(P-14747)
			775.Ap.A	n	(P-17310/92; A-6499)	1100.10	n	(P-13483/92; A-14653)			

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85.115	am	(P-14747)	290.64	n	(P-8347; W-13812)	100.90	am	(P-20094)	205.160	n	(P-3594) (E-6859; O-8085)
85.125	n	(E-14052) (P-14747)	290.65	am	(P-8347; W-13812)	100.120	am	(P-20094)	205.170	n	(P-3594) (E-6859; O-8085)
105.5	am	(P-14781)	290.70	r	(P-8347; W-13812)	100.130	am	(P-20094)	205.180	n	(P-3594) (E-6859; O-8085)
105.10	am	(P-14781)	290.75	r	(P-8347; W-13812)	100.150	am	(P-20094)	205.190	n	(P-3594) (E-6859; O-8085)
105.30	am	(E-5910) (P-6377; A-14010) (P-14781)	290.80	r	(P-8347; W-13812)	100.160	am	(P-20094)	205.250	n	(P-3594) (E-6859; O-8085)
110.50	am	(P-14717)	290.85	am	(P-8347; W-13812)	100.170	am	(P-20094)	205.260	n	(P-3594) (E-6859; O-8085)
110.80	am	(P-14717)	290.90	am	(P-8347; W-13812)	100.180	am	(P-20094)	205.270	n	(P-3594) (E-6859; O-8085)
110.90	am	(P-14717)	290.95	am	(P-8347; W-13812)	100.210	am	(P-20094)	205.280	n	(P-3594) (E-6859; O-8085)
110.110	am	(P-14717)	290.100	r	(P-8347; W-13812)	100.240	am	(P-20094)	205.290	n	(P-3594) (E-6859; O-8085)
115.80	am	(E-5906) (P-6373; A-14006)	290.105	am	(P-8347; W-13812)	100.250	am	(P-20094)	205.300	n	(P-3594) (E-6859; O-8085)
116.10	n	(P-14761)	290.110	am	(P-8347; W-13812)	100.260	am	(P-20094)	205.310	n	(P-3594) (E-6859; O-8085)
116.20	n	(P-14761)	290.150	am	(P-8347; W-13812)	100.280	am	(P-20094)	205.320	n	(P-3594) (E-6859; O-8085)
116.30	n	(P-14761)	290.155	am	(P-8347; W-13812)	100.300	am	(P-20094)	205.330	n	(P-3594) (E-6859; O-8085)
125.100	am	(PP-15725)	290.160	r	(P-8347; W-13812)	100.310	am	(P-20094)	205.340	n	(P-3594) (E-6859; O-8085)
125.260	am	(PP-16238) (P-18917)	290.162	n	(P-8347; W-13812)	100.320	am	(P-20094)	205.350	n	(P-3594) (E-6859; O-8085)
125.270	am	(PP-2063) (PP-15725)	290.163	n	(P-8347; W-13812)	100.330	am	(P-20094)	205.360	n	(P-3594) (E-6859; O-8085)
125.380	am	(PP-16238) (PP-18215)	290.164	n	(P-8347; W-13812)	100.340	am	(P-20094)	205.370	n	(P-3594) (E-6859; O-8085)
125.390	am	(P-18917)	290.165	am	(P-8347; W-13812)	100.350	am	(P-20094)	205.380	n	(P-3594) (E-6859; O-8085)
256.10	n	(PP-2063) (PP-16238)	290.170	r	(P-8347; W-13812)	100.360	am	(P-20094)	205.420	n	(P-3594) (E-6859; O-8085)
256.20	n	(P-14975/92; A-2189)	290.175	r	(P-8347; W-13812)	100.370	am	(P-20094)	205.430	n	(P-3594) (E-6859; O-8085)
256.30	n	(P-14975/92; A-2189)	290.180	r	(P-8347; W-13812)	100.380	am	(P-20094)	205.440	n	(P-3594) (E-6859; O-8085)
256.40	n	(P-14975/92; A-2189)	290.185	am	(P-8347; W-13812)	205.10	n	(E-6859; O-8085)	205.450	n	(P-3594) (E-6859; O-8085)
256.50	n	(P-14975/92; A-2189)	290.190	r	(P-8347; W-13812)	205.20	n	(P-3594; A-13615)	205.460	n	(P-3594) (E-6859; O-8085)
256.60	n	(P-14975/92; A-2189)	290.195	am	(P-8347; W-13812)	205.30	n	(E-6859; O-8085)	205.470	n	(P-3594) (E-6859; O-8085)
256.70	n	(P-14975/92; A-2189)	290.200	r	(P-8347; W-13812)	205.40	n	(P-3594; A-13615)			
256.80	n	(P-14975/92; A-2189)	290.205	r	(P-8347; W-13812)	205.50	n	(E-6859; O-8085)			
256.90	n	(P-14975/92; A-2189)	290.210	am	(P-8347; W-13812)	205.60	n	(P-3594; A-13615)			
257.10	n	(P-14288)	290.212	n	(P-8347; W-13812)	205.70	n	(E-6859; O-8085)			
257.20	n	(P-14288)	290.215	am	(P-8347; W-13812)	205.80	n	(P-3594; A-13615)			
257.30	n	(P-14288)	700.Ap. I	am	(P-9781; A-19469)	205.110	n	(E-6859; O-8085)			
257.40	n	(P-14288)	750.10	n	(P-1251; A-6965)	205.120	n	(P-3594; A-13615)			
257.50	n	(P-14288)	750.20	n	(P-1251; A-6965)	205.130	n	(E-6859; O-8085)			
257.60	n	(P-14288)	750.30	n	(P-1251; A-6965)	205.140	n	(P-3594; A-13615)			
257.70	n	(P-14288)	1400.146	n	(P-3956; A-15808)	205.150	n	(E-6859; O-8085)			
257.80	n	(P-14288)	1400.147	am	(P-8297/92; A-3618)						
257.90	n	(P-14288)	1400.149	am	(P-3956; A-15808)						
257.100	n	(P-14288)									
290.10	am	(P-8347; W-13812)	TITLE 11								
290.15	am	(P-8347; W-13812)	100.5	am	(P-20094)						
290.30	n	(P-8347; W-13812)	100.10	am	(P-20094)						
290.50	am	(P-8347; W-13812)	100.20	am	(P-20094)						
290.55	am	(P-8347; W-13812)	100.30	am	(P-20094)						
290.60	r	(P-8347; W-13812)	100.50	am	(P-20094)						
290.62	n	(P-8347; W-13812)	100.60	am	(P-20094)						
290.63	n	(P-8347; W-13812)	100.70	am	(P-20094)						

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205.480	n	(P-3594) (E-6859; O-8085)	210.10 401.10	n r	O-8085 (P-19057) (P-19030)
205.490	n	(P-3594) (E-6859; O-8085)	402.10 402.30	am am	(P-14087; A-21845) (P-14087; A-21845)
205.500	n	(P-3594) (E-6859; O-8085)	402.40 402.60	am am	(P-14087; A-21845) (P-14087; A-21845)
205.510	n	(P-3594) (E-6859; O-8085)	409.20 501.10	am r	(P-14565; A-21855) (P-19040)
205.520	n	(P-3594) (E-6859; O-8085)	501.20 502.20	r am	(P-19040) (P-11367; A-19961)
205.530	n	(P-3594) (E-6859; O-8085)	502.290 509.10	am am	(P-11367; A-19961) (P-6955/92; A-3649)
205.540	n	(P-3594) (E-6859; O-8085)	509.20 509.30	am am	(P-6955/92; A-3649) (P-6955/92; A-3649)
205.550	n	(P-3594) (E-6859; O-8085)	509.40 509.50	am am	(P-6955/92; A-3649) (P-6955/92; A-3649)
205.560	n	(P-3594) (E-6859; O-8085)	509.60 509.70	am am	(P-6955/92; A-3649) (P-6955/92; A-3649)
205.570	n	(P-3594) (E-6859; O-8085)	509.75 509.80	am am	(P-6955/92; A-3649) (P-6955/92; A-3649)
205.580	n	(P-3594) (E-6859; O-8085)	509.90 509.95	am n	(P-6955/92; A-3649) (P-6955/92; A-3649)
205.590	n	(P-3594) (E-6859; O-8085)	509.100 509.110	am am	(P-6955/92; A-3649) (P-6955/92; A-3649)
205.600	n	(P-3594) (E-6859; O-8085)	509.130 509.150	r am	(P-6955/92; A-3649) (P-6955/92; A-3649)
205.610	n	(P-3594) (E-6859; O-8085)	509.160 509.170	am am	(P-6955/92; A-3649) (P-6955/92; A-3649)
205.620	n	(P-3594) (E-6859; O-8085)	509.175 509.190	r am	(P-6955/92; A-3649) (P-6955/92; A-3649)
205.650	n	(P-3594) (E-6859; O-8085)	509.195 509.200	am am	(P-6955/92; A-3649) (P-17858)
205.660	n	(P-3594) (E-6859; O-8085)	509.210 509.220	am am	(P-6955/92; A-3649) (P-6955/92; A-3649)
205.670	n	(P-3594) (E-6859; O-8085)	509.230 509.240	am r	(P-6955/92; A-3649) (P-6955/92; A-3649)
205.680	n	(P-3594) (E-6859; O-8085)	509.250 509.260	r r	(P-6955/92; A-3649) (P-6955/92; A-3649)
205.690	n	(P-3594) (E-6859; O-8085)	509.265 509.270	r am	(P-6955/92; A-3649) (P-15790)
205.700	n	(P-3594) (E-6859; O-8085)	510.10 510.20	am am	(P-15790) (P-15790)
205.710	n	(P-3594) (E-6859; O-8085)	510.30 510.40	am am	(P-6746; A-13612) (P-15790)
205.720	n	(P-3594) (E-6859; O-8085)			
205.730	n	(P-3594) (E-6859; O-8085)			

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510.60	am	(P-15790)	1402.280	n	(P-11372; A-19309)
510.120	am	(P-15790)	1409.10	am	(P-4158; A-12429)
510.130	am	(P-15790)	1409.20	am	(P-4158; A-12429)
510.150	am	(P-15790)	1409.310	am	(P-4158; A-12429)
510.160	am	(P-15790)	1409.410	am	(P-4158; A-12429)
510.170	am	(P-15790)	1409.510	am	(P-4158; A-12429)
510.180	am	(P-15790)	1409.710	am	(P-4158; A-12429)
510.200	am	(P-6746; A-13612)	1409.810	am	(P-4158; A-12429)
510.220	am	(P-4155; A-12423)	1409.100	am	(P-4158; A-12429)
510.230	r	(P-15790)	1409.120	am	(P-4158; A-12429)
510.240	am	(P-15790)	1409.130	am	(P-4158; A-12429)
1303.70	am	(P-1728; A-12437)	1409.135	am	(P-4158; A-12429)
1304.10	r	(P-19033)	1409.138	am	(P-4158; A-12429)
1305.120	r	(P-2439/92; A-3034)	1409.140	am	(P-4158; A-12429)
1305.130	r	(P-2439/92; A-3034)	1409.150	am	(P-4158; A-12429)
1305.140	am	(P-2439/92; A-3034)	1409.160	am	(P-4158; A-12429)
1318.30	am	(P-12271; A-19303)	1409.170	am	(P-4158; A-12429)
1401.10	r	(P-19050)	1409.180	am	(P-4158; A-12429)
1401.20	r	(P-19050)	1409.185	am	(P-4158; A-12429)
1401.25	r	(P-19050)	1411.120	am	(P-14094; A-21852)
1401.30	r	(P-19050)	1411.150	am	(P-14094; A-21852)
1401.40	r	(P-19050)	1411.240	am	(P-19892; A-21852)
1401.50	r	(P-19050)	1411.250	n	(P-1372; A-12426)
1401.60	r	(P-19050)	1413.44	am	(P-14090; A-21848)
1401.64	r	(P-19050)	1413.46	am	(P-14090; A-21848)
1401.67	r	(P-19050)	1413.100	am	(P-14090)
1401.70	r	(P-19050)	1413.150	am	(P-13218/92; A-1628)
1401.80	r	(P-19050)	1416.5	am	(P-12274; A-19306)
1401.90	r	(P-19050)	1424.170	am	(P-12133/92; A-3038)
1401.100	r	(P-19050)	1424.175	r	(P-12133/92; A-3038)
1401.110	r	(P-19050)	1428.240	n	(P-3593; O-10011; RC-10012; M-12456; A-14049)
1401.120	r	(P-19050)			
1401.130	r	(P-19050)			
1401.140	r	(P-19050)			
1401.150	r	(P-19050)	1440.10	n	(E-3683; O-6550)
1401.160	r	(P-19050)	1440.20	n	(E-14181) (P-15799)
1401.170	r	(P-19050)	1440.30	n	(E-14181) (P-15799)
1401.180	r	(P-19050)	1440.40	n	(E-14181) (P-15799)
1402.20	am	(P-11372; A-19309)	1440.50	n	(E-14181) (P-15799)
1402.30	am	(P-11372; A-19309)	1440.60	n	(E-14181) (P-15799)
1402.50	am	(P-11372; A-19309)	1440.70	n	(E-14181) (P-15799)
1402.70	am	(P-11372; A-19309)	1440.80	n	(E-14181) (P-15799)
1402.90	am	(P-11372; A-19309)	1770.10	am	(P-16738/92; A-18816)
1402.120	am	(P-11372; A-19309)	1770.20	am	(P-16738/92; C-8074; A-18816)
1402.240	r	(P-11372; A-19309)			
1402.245	n	(P-11372; A-19309)	1770.30	am	(P-16738/92; A-18816)
1402.250	am	(P-11372; A-19309)	1770.40	am	(P-16738/92; A-18816)
1402.260	am	(P-11372; A-19309)	1770.50	am	(P-16738/92; A-18816)

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1770.60	am	(P-16738/92; A-18816)	178.55	n	(P-13672)	610.400	n	(P-19352) (E-19676)	590.25	am	(E-18867)
1770.80	am	(P-16738/92; A-18816)	178.60	n	(P-13672)	610.500	n	(P-19352) (E-19676)		r	(P-4554; A-16443)
1770.90	am	(P-16738/92; A-18816)	178.100	n	(P-13672)	610.600	n	(P-19352) (E-19676)	590.26	am	(E-18867)
1770.110	am	(P-16738/92; C-8074; A-18816)	178.105	n	(P-13672)	610.700	n	(P-19352) (E-19676)		am	(P-4554; A-16443)
1770.120	am	(P-16732/92; A-18816)	178.110	n	(P-13672)	610.800	n	(P-19352) (E-19676)		r	(E-18867)
1770.130	am	(P-16738/92; A-18816)	178.115	n	(P-13672)	610.900	n	(P-19352) (E-19676)	590.30	am	(P-4554; A-16443)
1770.150	am	(P-16738/92; A-18816)	178.120	n	(P-13672)	1230.100	n	(P-9222/92; A-1859)	590.40	am	(P-4554; A-16443)
1770.160	am	(P-16738/92; A-18816)	178.125	n	(P-13672)	1230.110	n	(P-9222/92; A-1859)	590.50	am	(P-4554; A-16443)
1770.170	am	(P-16738/92; C-8074; A-18816)	178.130	n	(P-13672)	1230.200	n	(P-9222/92; A-1859)	590.60	am	(P-4554; A-16443)
1770.180	am	(P-16738/92; A-18816)	178.135	n	(P-13672)	1230.210	n	(P-9222/92; A-1859)			(E-18867)
1770.190	am	(P-16738/92; C-8074; A-18816)	178.140	n	(P-13672)	1230.300	n	(P-9222/92; A-1859)	590.70	n	(P-4554; A-16443)
1770.200	am	(P-16738/92; A-18816)	178.145	n	(P-13672)	1230.310	n	(P-9222/92; A-1859)	650.20	am	(P-4718; A-13468)
1770.210	n	(P-16738/92; A-18816)	178.150	n	(P-13672)	1230.400	n	(P-9222/92; A-1859)	650.21	am	(P-4718; A-13468)
			178.155	n	(P-13672)	1230.500	n	(P-9222/92; A-1859)	650.22	am	(P-4718; A-13468)
			178.160	n	(P-13672)	1230.510	n	(P-9222/92; A-1859)	650.30	am	(P-4718; A-13468)
			178.165	n	(P-13672)	1230.520	n	(P-9222/92; A-1859)	650.40	am	(P-4718; A-13468)
			178.170	n	(P-13672)	1230.530	n	(P-9222/92; A-1859)	650.50	am	(P-4718; A-13468)
			178.175	n	(P-13672)	1230.540	n	(P-9222/92; A-1859)	650.60	am	(P-4718; A-13468)
			178.180	n	(P-13672)				650.65	n	(P-4718; A-13468)
			178.185	n	(P-13672)				660.20	am	(P-4742; A-10865)
			180.10	am	(P-18793)				660.22	n	(P-4742; A-10865)
			180.12	am	(P-18793)				660.30	am	(P-4742; A-10865)
			510.20	am	(P-14318)				660.40	am	(P-4742; A-10865)
			510.50	am	(P-14318)				660.45	am	(P-4742; A-10865)
			510.60	am	(P-14318)				660.50	am	(P-4742; A-10865)
			510.70	am	(P-14318)				660.60	am	(P-4742; A-10865)
			510.80	am	(P-14318)				670.10	am	(P-15265/92; A-286)
			510.85	am	(P-14318)						(P-4698; A-13452)
			520.520	n	(P-9791)				670.20	am	(P-4698; A-13452)
			520.920	am	(P-13691/92; A-1837)				670.30	am	(P-4698; A-13452)
			520.930	am	(P-13691/92; A-1837)				670.40	am	(P-4698; A-13452)
			520.1020	am	(P-13691/92; A-1837)				670.50	am	(P-4698; A-13452)
			520.1030	am	(P-13691/92; A-1837)				670.60	am	(P-15265/92; A-286)
			570.10	am	(E-21087; P-21123)						(P-4698; A-13452)
			570.20	am	(E-21087; P-21123)				680.10	am	(P-12055; A-18810)
			570.25	am	(E-21087; P-21123)				680.20	am	(P-12055; A-18810)
			570.30	am	(E-21087; P-21123)				680.40	am	(P-12055; A-18810)
			570.40	am	(E-21087; P-21123)				680.50	am	(P-12055; A-18810)
			570.50	am	(E-21087; P-21123)				680.80	am	(P-12055; A-18810)
			570.60	am	(E-21087; P-21123)				690.30	am	(P-4672; A-10842)
			570.70	am	(E-21087; P-21123)				710.5	n	(P-18927)
			610.10	am	(P-19352) (E-19676)				710.10	am	(P-18181/92; A-3184)
			610.30	am	(P-19352) (E-19676)				710.20	am	(P-18181/92; A-3184)
			610.50	am	(P-19352) (E-19676)				710.22	n	(P-18927)
			610.60	am	(P-19352) (E-19676)				710.25	#,am	(P-18927)
			610.100	n	(P-19352) (E-19676)				710.30	am	(P-18181/92; A-3184)
			610.200	n	(P-19352) (E-19676)						
			610.300	n	(P-19352) (E-19676)						

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130.50	am	(P-18721)			
130.70	am	(P-18721)			
130.100	am	(P-18721)			
220.30	am	(P-19993/92; A-6760)			
220.60	am	(P-19993/92; A-6760)			
370.		(CC-8091)			
390.		(CC-8090)			
510.10	am	(P-4601; A-10775)			
530.10	am	(P-7138; A-15534)			
530.20	am	(P-7138; A-15534)			
530.70	am	(P-7138; A-15534)			
530.80	am	(P-7138; A-15534)			
530.90	am	(P-7138; A-15534)			
530.100	am	(P-7138; A-15534)			
530.105	am	(P-7138; A-15534)			
530.110	am	(P-7138; A-15534)			
530.115	am	(P-7138; A-15534)			
530.120	am	(P-7138; A-15534)			
550.10	am	(P-4622; A-10795)			
550.20	am	(P-4622; A-10795)			
550.30	am	(P-4622; A-10795)			
570.20	am	(P-4611; A-10785)			
570.30	am	(P-4611; A-10785)			
570.40	am	(P-12038; A-18796)			
590.10	am	(P-4611; A-10785)			
590.20	am	(P-1658) (E-4554; A-16443)			
590.30	am	(P-4554; A-16443)			

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1770.60	am	(P-16738/92; A-18816)	178.55	n	(P-13672)
1770.80	am	(P-16738/92; A-18816)	178.60	n	(P-13672)
1770.90	am	(P-16738/92; A-18816)	178.100	n	(P-13672)
1770.110	am	(P-16738/92; C-8074; A-18816)	178.105	n	(P-13672)
1770.120	am	(P-16732/92; A-18816)	178.110	n	(P-13672)
1770.130	am	(P-16738/92; A-18816)	178.115	n	(P-13672)
1770.150	am	(P-16738/92; A-18816)	178.120	n	(P-13672)
1770.160	am	(P-16738/92; A-18816)	178.125	n	(P-13672)
1770.170	am	(P-16738/92; C-8074; A-18816)	178.130	n	(P-13672)
1770.180	am	(P-16738/92; A-18816)	178.135	n	(P-13672)
1770.190	am	(P-16738/92; C-8074; A-18816)	178.140	n	(P-13672)
1770.200	am	(P-16738/92; A-18816)	178.145	n	(P-13672)
1770.210	n	(P-16738/92; A-18816)	178.150	n	(P-13672)
			178.155	n	(P-13672)
			178.160	n	(P-13672)
			178.165	n	(P-13672)
			178.170	n	(P-13672)
			178.175	n	(P-13672)
			178.180	n	(P-13672)
			178.185	n	(P-13672)
			180.10	am	(P-18793)
			180.12	am	(P-18793)
			510.20	am	(P-14318)
			510.50	am	(P-14318)
			510.60	am	(P-14318)
			510.70	am	(P-14318)
			510.80	am	(P-14318)
			510.85	am	(P-14318)
			520.520	n	(P-9791)
			520.920	am	(P-13691/92; A-1837)
			520.930	am	(P-13691/92; A-1837)
			520.1020	am	(P-13691/92; A-1837)
			520.1030	am	(P-13691/92; A-1837)
			570.10	am	(E-21087; P-21123)
			570.20	am	(E-21087; P-21123)
			570.25	am	(E-21087; P-21123)
			570.30	am	(E-21087; P-21123)
			570.40	am	(E-21087; P-21123)
			570.50	am	(E-21087; P-21123)
			570.60	am	(E-21087; P-21123)
			570.70	am	(E-21087; P-21123)
			610.10	am	(P-19352) (E-19676)
			610.30	am	(P-19352) (E-19676)
			610.50	am	(P-19352) (E-19676)
			610.60	am	(P-19352) (E-19676)
			610.100	n	(P-19352) (E-19676)
			610.200	n	(P-19352) (E-19676)
			610.300	n	(P-19352) (E-19676)

TITLE 14

150.20	am	(P-4167; A-11571)
150.200	am	(P-4167; A-11571)
150.210	am	(P-4167; A-11571)
150.220	am	(P-4167; A-11571)
150.240	am	(P-4167; A-11571)
150.305	r	(P-4167; A-11571)
	n	(A-11571)
150.400	am	(P-4167; A-11571)
150.405	am	(P-4167; A-11571)
150.420	am	(P-4167; A-11571)
150.435	am	(P-4167; A-11571)
150.470	am	(P-4167; A-11571)
150.510	am	(P-4167; A-11571)
150.520	am	(P-4167; A-11571)
150.620	am	(P-4167; A-11571)
150.621	n	(P-4167; A-11571)
150.700	n	(P-4167; A-11571)
150.705	n	(P-4167; A-11571)
150.710	n	(P-4167; A-11571)
150.720	n	(P-4167; A-11571)
170.20	am	(P-13784/92; A-427)
178.10	n	(P-13672)
178.15	n	(P-13672)
178.20	n	(P-13672)
178.25	n	(P-13672)
178.30	n	(P-13672)
178.35	n	(P-13672)
178.40	n	(P-13672)
178.45	n	(P-13672)
178.50	n	(P-13672)

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710.50	am	(P-18927) (P-18181/92; A-3184)	1536.10	am	(P-8107; A-16421)	4000.570	am	(P-12005; C-16249)	1230.20	am	(P-7768; A-18856)
710.60	am	(P-18927)	1536.25	am	(P-8107; A-16421)	4000.580	am	(P-12005; C-16249)	1230.30	am	(P-7768; A-18856)
715.10	am	(P-4689; A-10858)	1536.30	am	(P-8107; A-16421)	4000.610	r	(P-12005; C-16249)	1230.40	r	(P-7768; A-18856)
715.20	am	(P-4689; A-10858)	1536.40	am	(P-8107; A-16421)	4000.620	am	(P-12005; C-16249)	1230.50	#, am	(P-7768; A-18856)
715.21	n	(P-4689; A-10858)	1536.50	am	(P-8107; A-16421)	4180.120	am	(P-13718/92; A-1521)	1230.60	n	(P-7768; A-18856)
715.40	am	(P-4689; A-10858)	1536.60	am	(P-8107; A-16421)				1230.70	n	(P-7768; A-18856)
720.10	am	(P-15260/92; A-281)	1536.65	n	(P-8107; A-16421)				1230.80	n	(P-7768; A-18856)
720.20	am	(P-4680; A-10850)	1536.70	am	(P-8107; A-16421)	107.15	n	(P-19377)	1230.90	#, am	(P-7768; A-18856)
720.40	am	(P-15260/92; A-281)	1536.80	am	(P-8107; A-16421)	107.17	n	(P-19377)	1230.100	n	(P-7768; A-18856)
730.10	am	(P-4680; A-10850)	1536.90	am	(P-8107; A-16421)	107.20	am	(P-19377)	1230.Ex.A	r	(P-7768; A-18856)
730.20	am	(P-4539; A-10761)	2530.20	am	(CC-8089)	107.105	n	(P-19377)	1230.Ex.B	r	(P-7768; A-18856)
730.30	am	(P-4539; A-10761)	2735.30	am	(P-10252)	107.107	n	(P-19377)	1285.20	am	(P-13981)
740.10	am	(P-4539; A-10761)	4000.110	am	(P-12005; C-16249)	107.120	am	(P-19377)	1285.30	am	(P-13981)
740.20	am	(P-4757; A-10877)	4000.120	am	(P-12005; C-16249)	107.145	am	(E-16215) (P-19377)	1510.10	n	(P-21136)
810.10	am	(P-19785)	4000.130	am	(P-12005; C-16249)	107.205	n	(P-19377)	1510.20	n	(P-21136)
810.20	am	(P-17414/92; A-3853)	4000.140	r	(P-12005; C-16249)	107.207	n	(P-19377)	1510.30	n	(P-21136)
810.35	am	(P-17414/92; A-3853)	4000.150	am	(P-12005; C-16249)	107.210	am	(E-16215) (P-19377)	1510.40	n	(P-21136)
810.37	am	(P-17414/92; A-3853)	4000.160	am	(P-12005; C-16249)	107.305	n	(P-19377)	1510.50	n	(P-21136)
810.45	am	(P-17414/92; A-3853)	4000.165	n	(P-12005; C-16249)	107.307	n	(P-19377)	1510.60	n	(P-21136)
830.10	am	(P-17414/92; A-3853)	4000.170	am	(P-12005; C-16249)	107.320	am	(P-19377)	1800.10	n	(P-20539)
830.20	am	(P-17414/92; A-3853)	4000.210	am	(P-12005; C-16249)	107.330	am	(P-19377)	1800.20	n	(P-20539)
830.40	am	(P-4636; A-10806)	4000.220	am	(P-12005; C-16249)	107.405	n	(P-19377)	1800.30	n	(P-20539)
830.80	am	(E-5915) (P-19785)	4000.230	r	(P-12005; C-16249)	107.410	am	(P-19377)	1800.40	n	(P-20539)
830.90	am	(P-17414/92; A-3853)	4000.240	am	(P-12005; C-16249)	107.500	n	(E-16215) (P-19377)	1810.100	n	(P-20516)
850.20	am	(P-17414/92; A-3853)	4000.250	am	(P-12005; C-16249)	107.505	n	(E-16215) (P-19377)	1810.110	n	(P-20516)
850.30	am	(P-17414/92; A-3853)	4000.260	am	(P-12005; C-16249)	107.510	n	(E-16215) (P-19377)	1810.200	n	(P-20516)
850.40	am	(P-17414/92; A-3853)	4000.270	am	(P-12005; C-16249)	107.520	n	(E-16215) (P-19377)	1810.210	n	(P-20516)
850.50	am	(P-17414/92; A-3853)	4000.280	n	(P-12005; C-16249)	107.530	n	(E-16215) (P-19377)	1810.220	n	(P-20516)
850.60	am	(P-17414/92; A-3853)	4000.310	r	(P-12005; C-16249)	107.540	n	(E-16215) (P-19377)	1810.230	n	(P-20516)
850.70	am	(P-17414/92; A-3853)	4000.320	r	(P-12005; C-16249)	107.550	n	(E-16215) (P-19377)	1810.240	n	(P-20516)
850.80	am	(P-17414/92; A-3853)	4000.410	r	(P-12005; C-16249)	107.560	n	(E-16215) (P-19377)	1810.250	n	(P-20516)
850.90	am	(P-17414/92; A-3853)	4000.415	n	(P-12005; C-16249)	405.17	am	(E-16227) (P-19405)	1810.300	n	(P-20516)
850.95	am	(P-17414/92; A-3853)	4000.420	r	(P-12005; C-16249)	405.20	am	(E-16227) (P-19405)	1810.400	n	(P-20516)
850.98	am	(P-17414/92; A-3853)	4000.425	n	(P-12005; C-16249)	405.55	r	(E-16227) (P-19405)	1810.410	n	(P-20516)
850.99	am	(P-17414/92; A-3853)	4000.430	r	(P-12005; C-16249)	420.30	am	(E-16208) (P-19367)	1810.420	n	(P-20516)
850.99	am	(P-17414/92; A-3853)	4000.435	n	(P-12005; C-16249)	440.10	r	(P-16371/92; A-1519)	1810.430	n	(P-20516)
850.99	am	(P-17414/92; A-3853)	4000.440	am	(P-12005; C-16249)	440.20	r	(P-16371/92; A-1519)	1810.440	n	(P-20516)
850.99	am	(P-17414/92; A-3853)	4000.445	am	(P-12005; C-16249)	460.12	am	(E-16212) (P-19371)	1810.500	n	(P-20516)
850.99	am	(P-17414/92; A-3853)	4000.450	r	(P-12005; C-16249)	460.20	am	(E-16212) (P-19371)	1810.510	n	(P-20516)
850.99	am	(P-17414/92; A-3853)	4000.460	am	(P-12005; C-16249)	460.30	am	(P-19371)	1810.520	n	(P-20516)
850.99	am	(P-17414/92; A-3853)	4000.465	n	(P-12005; C-16249)	460.80	am	(P-8396)	1810.530	n	(P-20516)
850.99	am	(P-17414/92; A-3853)	4000.470	r	(P-12005; C-16249)	501.40	am	(P-8396)	1810.540	n	(P-20516)
850.99	am	(P-17414/92; A-3853)	4000.475	n	(P-12005; C-16249)	501.60	am	(P-8396)	1810.550	n	(P-20516)
850.99	am	(P-17414/92; A-3853)	4000.510	r	(P-12005; C-16249)	502.110	am	(P-6394; A-19479)	1810.600	n	(P-20516)
850.99	am	(P-17414/92; A-3853)	4000.520	r	(P-12005; C-16249)	525.140	am	(PP-1666; RQ-9150; C-10013; EC-11903)	1810.610	n	(P-20516)
850.99	am	(P-17414/92; A-3853)	4000.530	r	(P-12005; C-16249)				1810.620	n	(P-20516)
850.99	am	(P-17414/92; A-3853)	4000.540	am	(P-12005; C-16249)				1810.700	n	(P-20516)
850.99	am	(P-17414/92; A-3853)	4000.550	am	(P-12005; C-16249)				1810.710	n	(P-20516)
850.99	am	(P-17414/92; A-3853)	4000.560	am	(P-12005; C-16249)						

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1810.720	n	(P-20516)	210.10	r	(P-10061)
1810.730	n	(P-20516)	210.100	r	(P-10061)
1810.800	n	(P-20516)	210.110	r	(P-10061)
1810.900	n	(P-20516)	210.120	r	(P-10061)
1810.910	n	(P-20516)	210.130	r	(P-10061)
1810.1000	n	(P-20516)	210.140	r	(P-10061)
1810.1010	n	(P-20516)	210.150	r	(P-10061)
1810.1020	n	(P-20516)	210.200	r	(P-10061)
1810.1100	n	(P-20516)	210.210	r	(P-10061)
1810.1110	n	(P-20516)	210.220	r	(P-10061)
TITLE 23			226.525	am	(P-13231) (E-13622)
1.10	am	(P-10079)	226.564	am	(P-18405)
1.20	am	(P-10079)	226.680	am	(P-18405)
1.30	am	(P-10079)	226.688	am	(P-18405)
1.40	am	(P-10079)	226.690	am	(P-18405)
1.50	am	(P-10079)	228.15	n	(P-9253/92; A-104)
1.60	am	(P-10079)	228.20	am	(P-9253/92; A-104)
1.70	am	(P-10079)	228.25	n	(P-9253/92; A-104)
1.80	am	(P-10079)	228.30	am	(P-9253/92; A-104)
1.90	n	(P-10079)	228.50	am	(P-9253/92; A-104)
1.100	n	(P-10079)	245.10	n	(P-10131)
.Ap.D	n	(P-10079)	245.20	n	(P-10131)
.Ap.E	n	(P-10079)	245.30	n	(P-10131)
.Ap.F	n	(P-10079)	245.40	n	(P-10131)
.Ap.G	n	(P-10079)	245.50	n	(P-10131)
1.736	n	(P-8684/92; A-18010/92)	245.60	n	(P-10131)
110.20	am	(P-18283)	245.70	n	(P-10131)
110.25	am	(P-18283)	451.220	am	(P-12062)
110.40	am	(P-18283)	550.50	r	(PR-17611)
110.50	am	(P-18283)	550.100	r	(PR-17611)
110.90	am	(P-18283)	550.200	r	(PR-17611)
110.100	am	(P-18283)	550.300	r	(PR-17611)
110.110	am	(P-18283)	550.400	r	(PR-17611)
110.115	am	(P-18283)	550.500	r	(PR-17611)
110.120	n	(P-18283)	550.600	r	(PR-17611)
110.125	n	(P-18283)	550.700	r	(PR-17611)
110.135	n	(P-18283)	610.10	r	(PR-17603)
110.Tb.A	am	(P-18283)	610.20	r	(PR-17603)
110.Tb.B	am	(P-18283)	610.30	r	(PR-17603)
110.Tb.C	am	(P-18283)	610.40	r	(PR-17603)
110.Tb.D	am	(P-18283)	610.50	r	(PR-17603)
170.10	n	(P-18419)	610.60	r	(PR-17603)
170.20	n	(P-18419)	1020.10	am	(P-17639)
170.30	n	(P-18419)	1020.40	am	(P-17639)
170.40	n	(P-18419)	1020.50	am	(P-17639)
170.50	n	(P-18419)	1501.518	n	(P-12274/92; A-1853)
			1501.102	am	(P-6686)

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1501.105	am	(P-6686)	2720.Ap.A	am	(P-1403; A-10506)
1501.109	am	(P-6686)	2730.5	am	(P-1437; A-10563)
1501.110	am	(P-6686)	2730.10	am	(P-1437; A-10563)
1501.201	am	(P-6686)	2730.20	am	(P-1437; A-10563)
1501.202	am	(P-6686)	2731.10	am	(P-1381; A-10559)
1501.301	am	(P-6686)	2731.20	am	(P-1381; A-10559)
1501.302	am	(P-6686)	2732.10	am	(P-1493; A-10620)
1501.303	am	(P-11993)	2732.20	am	(P-1493; A-10620)
1501.307	am	(P-6686)	2733.10	am	(P-1444; A-10570)
1501.309	am	(P-6686)	2733.20	am	(P-1444; A-10570)
1501.406	am	(P-6686)	2733.30	am	(P-1444; A-10570)
1501.501	am	(P-6686)	2735.10	am	(P-1470; A-10596)
1501.503	am	(P-6686)	2735.20	am	(P-1470; A-10596)
1501.505	am	(P-6686)	2735.30	am	(P-1470; A-10596)
1501.507	am	(P-6686)			(E-6672)
1501.508	am	(P-11993)	2735.40	am	(P-1470; A-10596)
1501.516	am	(P-6686)	2735.50	am	(P-1470; A-10596)
1501.607	am	(P-6686)	2735.60	am	(P-1470; A-10596)
1501.703	am	(P-6686)	2735.70	am	(P-1470; A-10596)
2310.80	am	(P-1691; A-9680)	2735.80	am	(P-1470; A-10596)
2700.20	am	(P-1385; A-10541)	2735.100	am	(P-1470; A-10596)
2700.30	am	(P-1385; A-10541)	2760.5	am	(P-1497; A-10624)
2700.40	am	(P-1385; A-10541)	2760.10	am	(P-1497; A-10624)
2700.50	am	(P-1385; A-10541)	2760.30	am	(P-1497; A-10624)
2700.55	am	(P-1385; A-10541)	2760.40	am	(P-1497; A-10624)
2700.60	am	(P-1385; A-10541)	2761.10	am	(P-1453; A-10579)
2700.70	am	(P-1385; A-10541)	2761.20	am	(P-1453; A-10579)
2720.5	am	(P-1403; A-10506)	2761.30	am	(P-1453; A-10579)
2720.6	am	(P-1403; A-10506)	2762.10	am	(P-1484; A-10611)
2720.10	am	(P-1403; A-10506)	2762.20	am	(P-1484; A-10611)
2720.20	am	(P-1403; A-10506)	2762.30	am	(P-1484; A-10611)
2720.25	am	(P-1403; A-10506)	2762.40	am	(P-1484; A-10611)
2720.30	am	(P-1403; A-10506)	2763.10	am	(P-1459; A-10585)
2720.40	am	(P-1403; A-10506)	2763.20	am	(E-175)
2720.41	am	(E-2055)			(P-1459; A-10585)
2720.42	am	(P-1403; A-10506)	2763.30	am	(P-1459; A-10585)
2720.50	am	(P-1403; A-10506)	2763.40	am	(P-1459; A-10585)
2720.55	am	(P-1403; A-10506)	2763.50	am	(P-1459; A-10585)
2720.60	am	(P-1403; A-10506)	2770.10	am	(P-1505; A-10632)
2720.70	am	(P-1403; A-10506)	2770.20	am	(P-1505; A-10632)
2720.80	am	(P-1403; A-10506)	2770.30	am	(P-1505; A-10632)
2720.90	am	(P-1403; A-10506)	3030.10	am	(P-9678; E-9725)
2720.105	am	(P-1403; A-10506)			(P-19072; A-21187)
2720.120	am	(P-1403; A-10506)	3030.20	am	(P-19072)
2720.130	am	(P-1403; A-10506)	3030.25	am	(P-19072)
2720.200	am	(P-1403; A-10506)	3030.35	am	(P-19072)
2720.210	am	(P-1403; A-10506)	3030.45	r	(P-19072)
			3030.55	r	(P-19072)

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3030.65	am	(P-19072)	3060.1000	am	(P-18445) (E-18687)	310.80	am	(P-3787; A-18472)	335.1040	am	(P-20122)
3030.70	r	(P-19072)	3060.2000	am	(P-18445) (E-18687)	310.81	am	(P-3787; A-18472)	335.1050	am	(P-20122)
3030.75	am	(P-19072)	3070.100	am	(P-19460)	310.82	am	(P-3787; A-18472)	335.1060	am	(P-20122)
3030.80	am	(P-19072)	3070.110	am	(P-19460)	310.100	am	(P-3787; A-18472)	335.1070	am	(P-20122)
3030.85	am	(P-19072)	3070.120	am	(P-19460)	310.130	r	(P-3787; A-18472)	335.1080	am	(P-20122)
3030.90	am	(P-19072)	3070.130	am	(P-19460)	310.140	n	(P-3787; A-18472)	335.1090	am	(P-20122)
3030.100	am	(P-19072)	3070.140	am	(P-19460)	310.150	n	(P-3787; A-18472)	335.2010	am	(P-20122)
3030.105	am	(P-9678; E-9725)	3070.150	am	(P-19460)	310.150	n	(P-3787; A-18472)	335.2020	am	(P-20122)
		(P-12277; E-12449)	3070.160	am	(P-19460)	310.150	n	(P-3787; A-18472)	335.2030	am	(P-20122)
		(P-19072; A-21187)	3070.170	am	(P-19460)	320.10	am	(P-8693)	335.2040	am	(P-20122)
		(P-19072)				320.30	am	(P-8693)	335.2050	am	(P-20122)
3030.110	am					320.40	am	(P-8693)	335.2060	am	(P-20122)
3030.121	n	(P-19072)				330.10	am	(P-14417)	335.2070	am	(P-20122)
3030.122	n	(P-19072)				330.15	n	(P-14417)	335.2080	am	(P-20122)
3030.123	n	(P-19072)	100.10	am	(P-14333)	330.30	am	(P-14417)	335.2090	am	(P-20122)
3030.124	n	(P-19072)	100.70	am	(P-14333)	330.40	am	(P-14417)	335.2100	am	(P-20122)
3030.125	n	(P-19072)	100.110	n	(P-14333)	330.200	am	(P-14417)	335.2110	am	(P-20122)
3030.126	n	(P-19072)	207.120	n	(P-14342)	330.210	am	(P-14417)	335.2120	am	(P-20122)
3030.127	n	(P-19072)	207.130	n	(P-14342)	330.220	am	(P-14417)	335.2130	am	(P-20122)
3030.128	n	(P-19072)	207.130	n	(P-14342)	330.240	am	(P-14417)	335.3010	am	(E-9099) (P-20122)
3030.129	n	(P-19072)	207.130	n	(P-14342)	330.250	am	(P-14417)	335.4010	am	(E-9099) (P-20122)
3030.130	am	(P-19072)				330.260	am	(P-14417)	335.4020	am	(P-20122)
3030.135	#	(P-19072)				330.270	am	(P-14417)	335.5010	am	(P-20122)
3040.100	am	(P-958; A-7234)	300.10	r	(P-13865)	330.280	am	(P-14417)	335.5020	am	(P-20122)
3040.110	am	(P-958; A-7234)	300.20	r	(P-13865)	330.300	am	(P-14417)	335.5030	am	(P-20122)
3040.120	am	(P-958; A-7234)	300.30	r	(P-13865)	330.310	am	(P-14417)	335.7010	am	(P-20122)
3040.130	am	(P-958; A-7234)	300.50	r	(P-13865)	330.320	am	(P-14417)	335.7020	am	(P-20122)
3040.140	am	(P-958; A-7234)	300.60	r	(P-13865)	330.400	am	(P-14417)	335.7030	am	(P-20122)
3040.150	am	(P-958; A-7234)	300.70	r	(P-13865)	330.900	am	(P-14417)	335.7040	am	(P-20122)
3040.160	am	(P-958; A-7234)	300.80	r	(P-13865)	330.900	am	(P-14417)	335.7050	am	(P-20122)
3040.170	am	(P-958; A-7234)	510.10	r	(P-13875)	330.900	am	(P-14417)	335.8010	am	(P-20122)
3040.200	am	(P-958; A-7234)	510.20	r	(P-13875)	330.900	am	(P-14417)	335.8020	am	(P-20122)
3040.210	am	(P-958; A-7234)	510.30	r	(P-13875)	330.900	am	(P-14417)	335.8030	am	(P-20122)
3040.220	am	(P-958; A-7234)	510.40	r	(P-13875)	330.900	am	(P-14417)	335.8040	am	(P-20122)
3040.230	am	(P-958; A-7234)	510.50	r	(P-13875)	330.900	am	(P-14417)	335.8050	am	(P-20122)
3040.240	am	(P-958; A-7234)	1300.10	n	(P-13856)	330.900	am	(P-14417)	335.8060	am	(P-20122)
3040.250	am	(P-958; A-7234)	1300.20	n	(P-13856)	330.900	am	(P-14417)	335.8070	am	(P-20122)
3040.260	am	(P-958; A-7234)	1300.30	n	(P-13856)	330.900	am	(P-14417)	335.8080	am	(P-20122)
3040.300	n	(P-18441)	1300.40	n	(P-13856)	330.900	am	(P-14417)	335.8090	am	(P-20122)
3040.310	n	(P-18441)	1300.50	n	(P-13856)	330.900	am	(P-14417)	335.8100	am	(P-20122)
3040.320	n	(P-18441)	1300.60	n	(P-13856)	330.900	am	(P-14417)	335.8110	am	(P-20122)
3040.330	n	(P-18441)	1310.10	n	(P-13843)	330.900	am	(P-14417)	335.8120	am	(P-20122)
3060.100	am	(P-18445) (E-18687)	1310.20	n	(P-13843)	330.900	am	(P-14417)	335.8130	am	(P-20122)
3060.200	am	(P-18445) (E-18687)	1310.30	n	(P-13843)	330.900	am	(P-14417)	335.8140	am	(P-20122)
3060.400	am	(P-18445) (E-18687)	1310.40	n	(P-13843)	330.900	am	(P-14417)	335.8150	am	(P-20122)
3060.500	am	(P-18445) (E-18687)	1310.50	n	(P-13843)	330.900	am	(P-14417)	335.9010	am	(P-20122)
3060.600	am	(P-18445) (E-18687)				335.1010	am	(P-20122)	335.9020	am	(P-20122)
3060.800	am	(P-18445) (E-18687)	310.10	am	(P-3787; A-18472)	335.1030	am	(P-20122)	335.9030	am	(P-20122)
3060.900	am	(P-18445) (E-18687)	310.20	am	(P-3787; A-18472)						

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335.9040	am	(P-20122)	340.1010	n	(P-4070; A-18507)
335.9050	am	(P-20122)	340.1020	r	(P-3997; A-18505)
335.9060	am	(P-20122)	340.1020	n	(P-4070; A-18507)
335.9070	am	(P-20122)	340.1030	r	(P-3997; A-18505)
335.9080	am	(P-20122)	340.1030	n	(P-4070; A-18507)
335.9090	am	(P-20122)	340.1040	r	(P-3997; A-18505)
335.9100	am	(P-20122)	340.1040	n	(P-4070; A-18507)
335.9120	am	(P-20122)	340.1050	r	(P-3997; A-18505)
335.9130	am	(P-20122)	340.1050	n	(P-4070; A-18507)
335.9140	am	(P-20122)	340.1052	n	(P-4070; A-18507)
335.9150	am	(P-20122)	340.1055	n	(P-4070; A-18507)
335.9160	am	(P-20122)	340.1057	n	(P-4070; A-18507)
335.9170	am	(P-20122)	340.1060	r	(P-3997; A-18505)
335.9180	am	(P-20122)	340.1060	n	(P-4070; A-18507)
340.10	n	(P-4070; A-18507)	340.1070	r	(P-3997; A-18505)
340.20	n	(P-4070; A-18507)	340.1070	n	(P-4070; A-18507)
340.30	n	(P-4070; A-18507)	340.1110	n	(P-4070; A-18507)
340.40	n	(P-4070; A-18507)	340.1120	n	(P-4070; A-18507)
340.110	n	(P-4070; A-18507)	340.1130	n	(P-4070; A-18507)
340.210	n	(P-4070; A-18507)	340.1135	n	(P-4070; A-18507)
340.220	n	(P-4070; A-18507)	340.1140	n	(P-4070; A-18507)
340.230	n	(P-4070; A-18507)	340.1150	n	(P-4070; A-18507)
340.240	n	(P-4070; A-18507)	340.1160	n	(P-4070; A-18507)
340.250	n	(P-4070; A-18507)	340.1170	n	(P-4070; A-18507)
340.260	n	(P-4070; A-18507)	340.1180	n	(P-4070; A-18507)
340.270	n	(P-4070; A-18507)	340.1190	n	(P-4070; A-18507)
340.280	n	(P-4070; A-18507)	340.1195	n	(P-4070; A-18507)
340.310	n	(P-4070; A-18507)	340.1210	n	(P-4070; A-18507)
340.320	n	(P-4070; A-18507)	340.1220	n	(P-4070; A-18507)
340.410	n	(P-4070; A-18507)	340.1230	n	(P-4070; A-18507)
340.510	n	(P-4070; A-18507)	340.1240	n	(P-4070; A-18507)
340.520	n	(P-4070; A-18507)	340.1250	n	(P-4070; A-18507)
340.530	n	(P-4070; A-18507)	340.1270	n	(P-4070; A-18507)
340.610	n	(P-4070; A-18507)	340.1310	n	(P-4070; A-18507)
340.620	n	(P-4070; A-18507)	340.1320	n	(P-4070; A-18507)
340.630	n	(P-4070; A-18507)	340.2010	r	(P-3997; A-18505)
340.710	n	(P-4070; A-18507)	340.2020	r	(P-3997; A-18505)
340.720	n	(P-4070; A-18507)	340.2030	r	(P-3997; A-18505)
340.730	n	(P-4070; A-18507)	340.2040	r	(P-3997; A-18505)
340.810	n	(P-4070; A-18507)	340.2050	r	(P-3997; A-18505)
340.910	n	(P-4070; A-18507)	340.2060	r	(P-3997; A-18505)
340.920	n	(P-4070; A-18507)	340.2070	r	(P-3997; A-18505)
340.930	n	(P-4070; A-18507)	340.3010	r	(P-3997; A-18505)
340.940	n	(P-4070; A-18507)	340.3020	r	(P-3997; A-18505)
340.950	n	(P-4070; A-18507)	340.3030	r	(P-3997; A-18505)
340.960	n	(P-4070; A-18507)	340.3040	r	(P-3997; A-18505)
340.1000	r	(P-3997; A-18505)	340.3050	n	(P-3997; A-18505)
340.1010	r	(P-3997; A-18505)	340.3060	r	(P-3997; A-18505)

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340.3070	r	(P-3997; A-18505)	350.1005	n	(P-13882)
340.3080	r	(P-3997; A-18505)	350.1010	am	(P-13882)
340.3090	r	(P-3997; A-18505)	350.1020	am	(P-13882)
340.3110	r	(P-3997; A-18505)	350.1030	am	(P-13882)
340.4010	r	(P-3997; A-18505)	350.1040	am	(P-13882)
340.4020	r	(P-3997; A-18505)	350.1050	am	(P-13882)
340.4030	r	(P-3997; A-18505)	350.1060	am	(P-13882)
340.4050	r	(P-3997; A-18505)	350.1070	am	(P-13882)
340.4070	r	(P-3997; A-18505)	350.1080	am	(P-13882)
340.4080	r	(P-3997; A-18505)	350.1090	am	(P-13882)
340.4090	r	(P-3997; A-18505)	350.2010	am	(P-13882)
340.Ap.A	r	(P-3997; A-18505)	350.2020	am	(P-13882)
Il.A	n	(P-4070; A-18507)	350.2030	am	(P-13882)
Il.A	n	(P-4070; A-18507)	350.2040	am	(P-13882)
340.Ap.B	r	(P-3997; A-18505)	350.3010	am	(P-13882)
340.Ap.C	r	(P-3997; A-18505)	350.3020	am	(P-13882)
Il.A	r	(P-3997; A-18505)	350.3030	am	(P-13882)
341.10	am	(P-13933)	350.3040	am	(P-13882)
341.15	n	(P-13933)	350.3045	n	(P-13882)
341.20	am	(P-13933)	350.3048	n	(P-13882)
341.40	am	(P-13933)	350.3050	am	(P-13882)
341.50	am	(P-13933)	350.3060	r	(P-13882)
341.60	am	(P-13933)	350.3070	r	(P-13882)
341.70	am	(P-13933)	350.3080	r	(P-13882)
341.80	am	(P-13933)	350.3090	n	(P-13882)
341.90	am	(P-13933)	350.4000	n	(P-13882)
341.100	am	(P-13933)	350.4010	n	(P-13882)
341.110	am	(P-13933)	350.4020	n	(P-13882)
341.120	am	(P-13933)	350.4030	n	(P-13882)
341.140	am	(P-13933)	350.Ap.A	am	(P-13882)
341.150	am	(P-13933)	350.Ap.B	n	(P-13882)
341.160	am	(P-13933)	350.Ap.C	n	(P-13882)
341.170	am	(P-13933)	351.10	am	(P-8674)
341.180	am	(P-13933)	351.40	am	(P-8674)
341.190	am	(P-13933)	351.1010	am	(P-8674)
341.200	am	(P-13933)	351.1040	am	(P-8674)
341.Ap.A	r	(P-13933)	351.1050	am	(P-8674)
341.Tb.A	r	(P-13933)	351.1060	am	(P-8674)
341.Tb.B	r	(P-13933)	351.1070	am	(P-8674)
341.Tb.C	r	(P-13933)	351.1080	am	(P-8674)
341.Tb.D	r	(P-13933)	351.1090	am	(P-8674)
350.10	am	(P-13882)	351.1100	am	(P-8674)
350.20	am	(P-13882)	351.2010	am	(P-8674)
350.25	n	(P-13882)	351.2020	am	(P-8674)
350.30	am	(P-13882)	351.2030	am	(P-8674)
350.40	n	(P-13882)	351.3030	am	(P-8674)
350.50	n	(P-13882)	351.3040	am	(P-8674)
350.1000	n	(P-13882)	351.4010	am	(P-8674)

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351.4020	am	(P-8674)	410.70	am	(P-19473/92; A-17953)
351.4030	am	(P-8674)	410.11.A	r	(P-19473/92; A-17953)
351.5010	am	(P-8674)	410.11.B	r	(P-19473/92; A-17953)
351.Ap.B	am	(P-8674)	505.10	n	(P-15220) (E-15667)
360.10	am	(P-19493/92; A-17972)	505.20	n	(P-15220) (E-15667)
360.20	am	(P-19493/92; A-17972)	505.30	n	(P-15220) (E-15667)
360.30	am	(P-19493/92; A-17972)	505.40	n	(P-15220) (E-15667)
360.40	am	(P-19493/92; A-17972)	505.50	n	(P-15220) (E-15667)
360.41	n	(P-19493/92; A-17972)	505.60	n	(P-15220) (E-15667)
360.50	am	(P-19493/92; A-17972)	505.70	n	(P-15220) (E-15667)
360.60	am	(P-19493/92; A-17972)	505.80	n	(P-15220) (E-15667)
360.70	r	(P-19493/92; A-17972)	505.82	n	(P-15220) (E-15667)
360.71	am	(P-19493/92; A-17972)	505.84	n	(P-15220) (E-15667)
360.75	n	(P-19493/92; A-17972)	505.86	n	(P-15220) (E-15667)
360.80	r	(P-19493/92; A-17972)	505.90	n	(P-15220) (E-15667)
360.90	am	(P-19493/92; A-17972)	505.100	n	(P-15220) (E-15667)
360.100	am	(P-19493/92; A-17972)	505.110	n	(P-15220) (E-15667)
360.110	am	(P-19493/92; A-17972)	505.120	n	(P-15220) (E-15667)
360.120	am	(P-19493/92; A-17972)	505.130	n	(P-15220) (E-15667)
360.Ap.A	am	(P-19493/92; A-17972)	505.140	n	(P-15220) (E-15667)
360.Ap.B	am	(P-19493/92; A-17972)	505.150	n	(P-15220) (E-15667)
360.Ap.C	n	(P-19493/92; A-17972)	505.160	n	(P-15220) (E-15667)
360.Ap.D	n	(P-19493/92; A-17972)	505.170	n	(P-15220) (E-15667)
360.Ap.E	n	(P-19493/92; A-17972)	505.180	n	(P-15220) (E-15667)
360.11.B	r	(P-19493/92; A-17972)	505.190	n	(P-15220) (E-15667)
360.Tb.A	n	(P-19493/92; A-17972)	505.1000	n	(P-15220) (E-15667)
360.Tb.B	am	(P-19493/92; A-17972)	505.1100	n	(P-15220) (E-15667)
360.Tb.C	r	(P-19493/92; A-17972)	505.1200	n	(P-15220) (E-15667)
390.20	am	(P-8666)	505.1300	n	(P-15220) (E-15667)
390.30	am	(P-8666)	505.1400	n	(P-15220) (E-15667)
390.40	am	(P-8666)	505.1500	n	(P-15220) (E-15667)
390.50	am	(P-8666)	505.1600	n	(P-15220) (E-15667)
390.60	am	(P-8666)	505.1700	n	(P-15220) (E-15667)
390.70	am	(P-8666)	505.1800	n	(P-15220) (E-15667)
400.10	am	(P-8655)	505.1900	n	(P-15220) (E-15667)
400.110	am	(P-8655)	505.2000	n	(P-15220) (E-15667)
400.120	am	(P-8655)	505.2100	n	(P-15220) (E-15667)
400.130	am	(P-8655)	505.2200	n	(P-15220) (E-15667)
400.140	am	(P-8655)	505.2300	n	(P-15220) (E-15667)
400.150	am	(P-8655)	505.2400	n	(P-15220) (E-15667)
400.160	am	(P-8655)	505.2500	n	(P-15220) (E-15667)
410.10	am	(P-19473/92; A-17953)	505.2600	n	(P-15220) (E-15667)
410.20	am	(P-19473/92; A-17953)	505.2700	n	(P-15220) (E-15667)
410.30	am	(P-19473/92; A-17953)	505.2800	n	(P-15220) (E-15667)
410.35	n	(P-19473/92; A-17953)	505.2900	n	(P-15220) (E-15667)
410.40	am	(P-19473/92; A-17953)	TITLE 35		
410.50	am	(P-19473/92; A-17953)			
410.60	am	(P-19473/92; A-17953)	105.102	am	(P-16366)

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106.910	n	(P-16355)	183.350	am	(P-12659/92; A-12319)
106.911	n	(P-16355)	183.355	am	(P-12659/92; A-12319)
106.912	n	(P-16355)	183.360	am	(P-12659/92; A-12319)
106.913	n	(P-16355)	183.365	am	(P-12659/92; A-12319)
106.914	n	(P-16355)	183.370	am	(P-12659/92; A-12319)
106.915	n	(P-16355)	183.406	n	(P-12659/92; A-12319)
106.916	n	(P-16355)	183.410	am	(P-12659/92; A-12319)
106.920	n	(P-16355)	183.415	am	(P-12659/92; A-12319)
106.921	n	(P-16355)	183.420	am	(P-12659/92; A-12319)
106.922	n	(P-16355)	183.425	am	(P-12659/92; A-12319)
106.923	n	(P-16355)	183.430	am	(P-12659/92; A-12319)
106.924	n	(P-16355)	183.435	am	(P-12659/92; A-12319)
183.105	am	(P-12659/92; A-12319)	183.440	am	(P-12659/92; A-12319)
183.110	am	(P-12659/92; A-12319)	183.445	am	(P-12659/92; A-12319)
183.115	am	(P-12659/92; A-12319)	183.450	am	(P-12659/92; A-12319)
183.120	am	(P-12659/92; A-12319)	183.Ap.A	am	(P-12659/92; A-12319)
183.125	am	(P-12659/92; A-12319)	183.Ap.B	n	(P-12659/92; A-12319)
183.130	am	(P-12659/92; A-12319)	190.		See 35-183
183.131	n	(P-12659/92; A-12319)	195.		See 35-183
183.132	n	(P-12659/92; A-12319)	201.162	am	(P-13371; A-21483)
183.133	n	(P-12659/92; A-12319)	201.163	am	(P-13371; A-21483)
183.134	n	(P-12659/92; A-12319)	201.180	am	(P-13371; A-21483)
183.135	am	(P-12659/92; A-12319)	201.181	am	(P-13371; A-21483)
183.140	am	(P-12659/92; A-12319)	201.187	am	(P-13371; A-21483)
183.145	am	(P-12659/92; A-12319)	203.101	am	(P-18919/92; A-6973)
183.150	am	(P-12659/92; A-12319)	203.107	am	(P-18919/92; A-6973)
183.160	am	(P-12659/92; A-12319)	203.110	am	(P-18919/92; A-6973)
183.170	r	(P-12659/92; A-12319)	203.112	am	(P-18919/92; A-6973)
183.210	am	(P-12659/92; A-12319)	203.122	#	(P-18919/92; A-6973)
183.215	am	(P-12659/92; A-12319)	203.123	#	(P-18919/92; A-6973)
183.220	am	(P-12659/92; A-12319)	203.126	am	(P-18919/92; A-6973)
183.225	am	(P-12659/92; A-12319)	203.128	am	(P-18919/92; A-6973)
183.230	am	(P-12659/92; A-12319)	203.145	r	(P-4898; A-16630)
183.231	n	(P-12659/92; A-12319)	203.150	am	(P-18919/92; A-6973)
183.235	am	(P-12659/92; A-12319)	203.201	am	(P-18919/92; A-6973)
183.240	am	(P-12659/92; A-12319)	203.203	am	(P-18919/92; A-6973)
183.245	am	(P-12659/92; A-12319)	203.206	am	(P-18919/92; A-6973)
183.250	am	(P-12659/92; A-12319)	203.207	am	(P-18919/92; A-6973)
183.255	am	(P-12659/92; A-12319)	203.208	am	(P-18919/92; A-6973)
183.310	am	(P-12659/92; A-12319)	203.209	am	(P-18919/92; A-6973)
183.315	am	(P-12659/92; A-12319)			(P-18754)
183.320	am	(P-12659/92; A-12319)	203.301	am	(P-18919/92; A-6973)
183.325	am	(P-12659/92; A-12319)	203.302	am	(P-18919/92; A-6973)
183.330	am	(P-12659/92; A-12319)	203.303	am	(P-18919/92; A-6973)
183.335	am	(P-12659/92; A-12319)	203.306	am	(P-18919/92; A-6973)
183.340	am	(P-12659/92; A-12319)	203.801	n	(P-18919/92; A-6973)
183.345	am	(P-12659/92; A-12319)	211.102	am	(P-4782; A-16504)

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211.4050	n	(P-4782; A-16504)	211.5050	n	(P-4782; A-16504)	211.5990	n	(P-4782; A-16504)	211.6950	n	(P-4782; A-16504)
211.4070	n	(P-4782; A-16504)	211.5070	n	(P-4782; A-16504)	211.6010	n	(P-4782; A-16504)	211.6970	n	(P-4782; A-16504)
211.4090	n	(P-4782; A-16504)	211.5090	n	(P-4782; A-16504)	211.6030	n	(P-4782; A-16504)	211.6990	n	(P-4782; A-16504)
211.4110	n	(P-4782; A-16504)	211.5110	n	(P-4782; A-16504)	211.6050	n	(P-4782; A-16504)	211.7010	n	(P-4782; A-16504)
211.4130	n	(P-4782; A-16504)	211.5130	n	(P-4782; A-16504)	211.6070	n	(P-4782; A-16504)	211.7030	n	(P-4782; A-16504)
211.4150	n	(P-4782; A-16504)	211.5150	n	(P-4782; A-16504)	211.6090	n	(P-4782; A-16504)	211.7050	n	(P-12491)
211.4170	n	(P-4782; A-16504)	211.5170	n	(P-4782; A-16504)	211.6110	n	(P-12491)	211.7070	n	(P-4782; A-16504)
211.4190	n	(P-4782; A-16504)	211.5190	n	(P-4782; A-16504)	211.6130	n	(P-4782; A-16504)	211.7090	n	(P-4782; A-16504)
211.4210	n	(P-4782; A-16504)	211.5210	n	(P-4782; A-16504)	211.6150	n	(P-4782; A-16504)	211.7110	n	(P-4782; A-16504)
211.4230	n	(P-4782; A-16504)	211.5230	n	(P-4782; A-16504)	211.6170	n	(P-12491)	211.7130	n	(P-4782; A-16504)
211.4250	n	(P-4782; A-16504)	211.5250	n	(P-4782; A-16504)	211.6190	n	(P-4782; A-16504)	211.7150	n	(P-4782; A-16504)
211.4270	n	(P-4782; A-16504)	211.5270	n	(P-4782; A-16504)	211.6210	n	(P-4782; A-16504)	211.7170	n	(P-4782; A-16504)
211.4290	n	(P-4782; A-16504)	211.5290	n	(P-4782; A-16504)	211.6230	n	(P-4782; A-16504)	211.7190	n	(P-4782; A-16504)
211.4310	n	(P-4782; A-16504)	211.5310	n	(P-4782; A-16504)	211.6250	n	(P-12491)	211.7210	n	(P-4782; A-16504)
211.4330	n	(P-4782; A-16504)	211.5330	n	(P-4782; A-16504)	211.6270	n	(P-4782; A-16504)	211.7230	n	(P-4782; A-16504)
211.4350	n	(P-4782; A-16504)	211.5350	n	(P-4782; A-16504)	211.6290	n	(P-4782; A-16504)	211.7250	n	(P-4782; A-16504)
211.4370	n	(P-4782; A-16504)	211.5370	n	(P-4782; A-16504)	211.6310	n	(P-4782; A-16504)	211.7270	n	(P-4782; A-16504)
211.4390	n	(P-4782; A-16504)	211.5390	n	(P-12491)	211.6330	n	(P-4782; A-16504)	211.7290	n	(P-4782; A-16504)
211.4410	n	(P-4782; A-16504)	211.5410	n	(P-4782; A-16504)	211.6350	n	(P-4782; A-16504)	211.7310	n	(P-4782; A-16504)
211.4430	n	(P-4782; A-16504)	211.5430	n	(P-4782; A-16504)	211.6370	n	(P-4782; A-16504)	211.7330	n	(P-4782; A-16504)
211.4450	n	(P-4782; A-16504)	211.5450	n	(P-4782; A-16504)	211.6390	n	(P-4782; A-16504)	211.7350	n	(P-4782; A-16504)
211.4470	n	(P-4782; A-16504)	211.5470	n	(P-4782; A-16504)	211.6410	n	(P-4782; A-16504)	218.100	am	(P-4905; A-16636)
211.4490	n	(P-4782; A-16504)	211.5490	n	(P-4782; A-16504)	211.6430	n	(P-4782; A-16504)	218.101	r	(P-4905; A-16636)
211.4510	n	(P-4782; A-16504)	211.5500	n	(P-13358; A-21471)	211.6450	n	(P-4782; A-16504)	218.101	n	(P-4905; A-16636)
211.4530	n	(P-4782; A-16504)	211.5510	n	(P-4782; A-16504)	211.6470	n	(P-4782; A-16504)	218.102	am	(P-4905; A-16636)
211.4550	n	(P-4782; A-16504)	211.5530	n	(P-12491)	211.6490	n	(P-4782; A-16504)	218.103	am	(P-4905; A-16636)
211.4590	n	(P-4782; A-16504)	211.5550	n	(P-4782; A-16504)	211.6510	n	(P-4782; A-16504)	218.104	am	(P-4905; A-16636)
211.4610	n	(P-4782; A-16504)	211.5570	n	(P-4782; A-16504)	211.6530	n	(P-4782; A-16504)	218.105	am	(P-4905; A-16636)
211.4630	n	(P-4782; A-16504)	211.5590	n	(P-4782; A-16504)	211.6550	n	(P-4782; A-16504)	218.106	am	(P-4905; A-16636)
211.4650	n	(P-4782; A-16504)	211.5610	n	(P-4782; A-16504)	211.6570	n	(P-4782; A-16504)			(P-12508)
211.4670	n	(P-4782; A-16504)	211.5630	n	(P-4782; A-16504)	211.6590	n	(P-4782; A-16504)	218.107	am	(P-4905; A-16636)
211.4690	n	(P-4782; A-16504)	211.5650	n	(P-4782; A-16504)	211.6610	n	(P-4782; A-16504)	218.108	am	(P-12508)
211.4710	n	(P-4782; A-16504)	211.5670	n	(P-4782; A-16504)	211.6630	n	(P-12491)	218.109	am	(P-4905; A-16636)
211.4730	n	(P-4782; A-16504)	211.5690	n	(P-4782; A-16504)	211.6650	n	(P-4782; A-16504)	218.110	am	(P-4905; A-16636)
211.4750	n	(P-4782; A-16504)	211.5710	n	(P-4782; A-16504)	211.6670	n	(P-4782; A-16504)	218.111	am	(P-4905; A-16636)
211.4770	n	(P-4782; A-16504)	211.5730	n	(P-4782; A-16504)	211.6690	n	(P-4782; A-16504)	218.112	am	(P-4905; A-16636)
211.4790	n	(P-4782; A-16504)	211.5750	n	(P-4782; A-16504)	211.6710	n	(P-12491)			(P-12508)
211.4810	n	(P-4782; A-16504)	211.5770	n	(P-4782; A-16504)	211.6730	n	(P-4782; A-16504)	218.113	n	(P-12508)
211.4830	n	(P-12491)	211.5790	n	(P-4782; A-16504)	211.6750	n	(P-4782; A-16504)	218.121	am	(P-4905; A-16636)
211.4850	n	(P-12491)	211.5810	n	(P-4782; A-16504)	211.6770	n	(P-4782; A-16504)	218.122	am	(P-4905; A-16636)
211.4870	n	(P-4782; A-16504)	211.5830	n	(P-4782; A-16504)	211.6790	n	(P-4782; A-16504)	218.123	am	(P-4905; A-16636)
211.4890	n	(P-4782; A-16504)	211.5850	n	(P-4782; A-16504)	211.6810	n	(P-4782; A-16504)	218.124	am	(P-4905; A-16636)
211.4910	n	(P-4782; A-16504)	211.5870	n	(P-4782; A-16504)	211.6830	n	(P-12491)	218.125	r	(P-4905; A-16636)
211.4930	n	(P-4782; A-16504)	211.5890	n	(P-4782; A-16504)	211.6850	n	(P-4782; A-16504)	218.126	r	(P-4905; A-16636)
211.4950	n	(P-4782; A-16504)	211.5910	n	(P-4782; A-16504)	211.6870	n	(P-4782; A-16504)	218.141	am	(P-4905; A-16636)
211.4970	n	(P-12491)	211.5930	n	(P-4782; A-16504)	211.6890	n	(P-4782; A-16504)	218.143	am	(P-4905; A-16636)
211.4990	n	(P-4782; A-16504)	211.5950	n	(P-4782; A-16504)	211.6910	n	(P-4782; A-16504)	218.144	am	(P-4905; A-16636)
211.5030	n	(P-4782; A-16504)	211.5970	n	(P-4782; A-16504)	211.6930	n	(P-4782; A-16504)	218.181	am	(P-4905; A-16636)

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218.640	#	(P-4905; A-16636)	218.983	am	(P-4905; A-16636)
218.640	am	(P-4905; A-16636)		r	(P-12508)
218.642	#	(P-4905; A-16636)	218.986	am	(P-4905; A-16636)
218.644	#	(P-4905; A-16636)			(P-12508)
218.644	am	(P-4905; A-16636)	218.987	am	(P-4905; A-16636)
218.660	n	(P-12508)	218.988	am	(P-4905; A-16636)
218.666	n	(P-12508)	218.990	am	(P-4905; A-16636)
218.667	n	(P-12508)	218.991	am	(P-4905; A-16636)
218.668	n	(P-12508)			(P-12508)
218.670	n	(P-12508)	218.993	am	(P-4905; A-16636)
218.672	n	(P-12508)	218.994	am	(P-4905; A-16636)
218.680	n	(P-12508)	218.995	am	(P-4905; A-16636)
218.686	n	(P-12508)	218.996	am	(P-4905; A-16636)
218.688	n	(P-12508)	218.997	am	(P-4905; A-16636)
218.690	n	(P-12508)	218.998	am	(P-4905; A-16636)
218.692	n	(P-12508)	218.999	am	(P-4905; A-16636)
218.875	#	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.877	#	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.879	r	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.881	r	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.883	r	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.886	#	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.920	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.923	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.926	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.927	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.928	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.940	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.943	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.946	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.947	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.948	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.960	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.963	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.966	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.967	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.968	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)
218.980	am	(P-4905; A-16636)	218.999	am	(P-4905; A-16636)

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218.182	am	(P-4905; A-16636)	218.461	am	(P-4905; A-16636)
218.183	am	(P-4905; A-16636)	218.462	am	(P-4905; A-16636)
218.184	am	(P-4905; A-16636)	218.463	am	(P-4905; A-16636)
218.185	am	(P-4905; A-16636)	218.464	am	(P-4905; A-16636)
218.186	am	(P-4905; A-16636)	218.465	r	(P-4905; A-16636)
218.204	am	(P-4905; A-16636)	218.466	r	(P-4905; A-16636)
218.205	am	(P-4905; A-16636)	218.480	am	(P-4905; A-16636)
218.206	am	(P-4905; A-16636)	218.481	am	(P-4905; A-16636)
218.207	am	(P-4905; A-16636)	218.482	am	(P-4905; A-16636)
218.208	am	(P-4905; A-16636)	218.483	am	(P-4905; A-16636)
218.209	am	(P-4905; A-16636)	218.485	am	(P-4905; A-16636)
218.210	am	(P-4905; A-16636)	218.486	am	(P-4905; A-16636)
218.211	am	(P-4905; C-6520; A-16636)	218.487	am	(P-4905; A-16636)
218.301	am	(P-4905; C-6520; A-16636)	218.489	am	(P-4905; A-16636)
218.302	am	(P-4905; C-6520; A-16636)	218.521	r	(P-4905; A-16636)
218.303	am	(P-4905; C-6520; A-16636)	218.525	am	(P-4905; A-16636)
218.304	am	(P-4905; C-6520; A-16636)	218.527	r	(P-4905; A-16636)
218.401	am	(P-4905; C-6520; A-16636)	218.541	am	(P-4905; A-16636)
218.402	am	(P-4905; A-16636)	218.562	am	(P-4905; A-16636)
218.403	am	(P-4905; A-16636)	218.581	am	(P-4905; A-16636)
218.404	am	(P-4905; A-16636)	218.582	am	(P-4905; A-16636)
218.405	am	(P-4905; A-16636)	218.583	am	(P-4905; A-16636)
218.421	am	(P-4905; A-16636)	218.584	am	(P-4905; A-16636)
218.422	am	(P-4905; A-16636)	218.585	am	(P-4905; A-16636)
218.423	am	(P-4905; A-16636)	218.586	am	(P-4905; A-16636)
218.424	am	(P-4905; A-16636)	218.601	am	(P-4905; A-16636)
218.425	am	(P-4905; A-16636)	218.602	am	(P-4905; A-16636)
218.426	am	(P-4905; A-16636)	218.603	am	(P-4905; A-16636)
218.427	am	(P-4905; A-16636)	218.604	r	(P-4905; A-16636)
218.428	am	(P-4905; A-16636)	218.605	r	(P-4905; A-16636)
218.429	am	(P-4905; A-16636)	218.606	r	(P-4905; A-16636)
218.441	am	(P-4905; A-16636)	218.608	am	(P-4905; A-16636)
218.443	am	(P-4905; A-16636)	218.609	am	(P-4905; A-16636)
218.445	am	(P-4905; A-16636)	218.610	am	(P-4905; A-16636)
218.446	am	(P-4905; A-16636)	218.611	am	(P-4905; A-16636)
218.447	am	(P-4905; A-16636)	218.612	r	(P-4905; A-16636)
218.449	am	(P-4905; A-16636)	218.613	r	(P-4905; A-16636)
218.450	am	(P-4905; A-16636)	218.620	am	(P-4905; A-16636)
218.452	am	(P-4905; A-16636)	218.621	am	(P-4905; A-16636)
218.453	r	(P-4905; A-16636)	218.623	am	(P-4905; A-16636)
			218.624	am	(P-4905; A-16636)
			218.628	am	(P-4905; A-16636)
			218.632	am	(P-4905; A-16636)
			218.637	am	(P-4905; A-16636)

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219.301	am	(P-5169; A-16918)	219.581	am	(P-5169; A-16918)	219.963	am	(P-5169; A-16918)	254.111	n	(P-17195/92; A-7782)
219.302	am	(P-5169; A-16918)	219.582	am	(P-5169; A-16918)	219.966	am	(P-5169; A-16918)	254.112	n	(P-17195/92; A-7782)
219.303	am	(P-5169; A-16918)	219.583	am	(P-5169; A-16918)	219.967	am	(P-5169; A-16918)	254.130	n	(P-17195/92; A-7782)
219.304	am	(P-5169; A-16918)	219.584	am	(P-5169; A-16918)	219.968	am	(P-5169; C-6539)	254.131	n	(P-17195/92; A-7782)
219.401	am	(P-5169; A-16918)	219.585	am	(P-5169; A-16918)			(A-16918)	254.132	n	(P-17195/92; A-7782)
219.402	am	(P-5169; A-16918)	219.586	r	(P-5169; A-16918; E-8295)	219.980	am	(P-5169; A-16918)	254.133	n	(P-17195/92; A-7782)
219.403	am	(P-5169; A-16918)			(P-20203)	219.983	am	(P-5169; A-16918)	254.134	n	(P-17195/92; A-7782)
219.404	am	(P-5169; C-6539; A-16918)	219.601	am	(P-5169; A-16918)	219.986	am	(P-5169; A-16918)	254.135	n	(P-17195/92; A-7782)
219.405	am	(P-5169; A-16918)	219.602	am	(P-5169; A-16918)	219.987	am	(P-5169; A-16918)	254.136	n	(P-17195/92; A-7782)
219.421	am	(P-5169; A-16918)	219.603	am	(P-5169; A-16918)	219.988	am	(P-5169; A-16918)	254.201	n	(P-17195/92; A-7782)
219.422	am	(P-5169; A-16918)	219.604	r	(P-5169; A-16918)	219.990	am	(P-5169; A-16918)	254.202	n	(P-17195/92; A-7782)
219.423	am	(P-5169; A-16918)	219.605	r	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	254.203	n	(P-17195/92; A-7782)
219.424	am	(P-5169; A-16918)	219.606	r	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	254.204	n	(P-17195/92; A-7782)
219.425	am	(P-5169; A-16918)	219.608	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	254.301	n	(P-17195/92; A-7782)
219.426	am	(P-5169; A-16918)	219.609	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	254.302	n	(P-17195/92; A-7782)
219.427	am	(P-5169; A-16918)	219.610	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	254.303	n	(P-17195/92; A-7782)
219.428	am	(P-5169; A-16918)	219.611	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	254.304	n	(P-17195/92; A-7782)
219.429	am	(P-5169; A-16918)	219.612	r	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	254.305	n	(P-17195/92; A-7782)
219.430	r	(P-5169; A-16918)	219.613	r	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	254.401	n	(P-17195/92; A-7782)
219.441	am	(P-5169; A-16918)	219.620	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.101	n	(P-16325)
219.443	am	(P-5169; A-16918)	219.621	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.102	n	(P-16325)
219.445	am	(P-5169; A-16918)	219.622	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.103	n	(P-16325)
219.446	am	(P-5169; A-16918)	219.623	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.104	n	(P-16325)
219.447	am	(P-5169; A-16918)	219.624	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.105	n	(P-16325)
219.449	am	(P-5169; A-16918)	219.628	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.106	n	(P-16325)
219.450	am	(P-5169; A-16918)	219.636	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.107	n	(P-16325)
219.452	am	(P-5169; A-16918)	219.637	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.108	n	(P-16325)
219.453	r	(P-5169; A-16918)	219.640	#	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.201	n	(P-16325)
219.461	am	(P-5169; A-16918)	219.642	#	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.202	n	(P-16325)
219.462	am	(P-5169; A-16918)	219.644	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.301	n	(P-16325)
219.463	am	(P-5169; A-16918)	219.645	#	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.302	n	(P-16325)
219.464	am	(P-5169; A-16918)	219.646	r	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.303	n	(P-16325)
219.465	r	(P-5169; A-16918)	219.647	r	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.304	n	(P-16325)
219.466	r	(P-5169; A-16918)	219.648	r	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.305	n	(P-16325)
219.480	am	(P-5169; A-16918)	219.649	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.306	n	(P-16325)
219.481	am	(P-5169; A-16918)	219.650	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.307	n	(P-16325)
219.482	am	(P-5169; A-16918)	219.651	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.401	n	(P-16325)
219.483	am	(P-5169; A-16918)	219.652	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.402	n	(P-16325)
219.485	am	(P-5169; A-16918)	219.653	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.403	n	(P-16325)
219.486	am	(P-5169; A-16918)	219.654	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.404	n	(P-16325)
219.487	am	(P-5169; A-16918)	219.655	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.405	n	(P-16325)
219.489	am	(P-5169; A-16918)	219.656	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.406	n	(P-16325)
219.521	r	(P-5169; A-16918)	219.657	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.407	n	(P-16325)
219.525	am	(P-5169; A-16918)	219.658	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)	270.408	n	(P-16325)
219.527	r	(P-5169; A-16918)	219.659	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)			
219.541	am	(P-5169; A-16918)	219.660	am	(P-5169; A-16918)	219.991	am	(P-5169; A-16918)			
219.562	am	(P-5169; A-16918)				219.991	am	(P-5169; A-16918)			

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270.409	n	(P-16325)	r	(P-2682; A-7943)	605.102	r	703.204	am	(P-16930/92; A-5774)
270.410	n	(P-16325)	r	(P-7738; A-12780)	605.109	r	703.207	am	(P-16930/92; A-5774)
270.411	n	(P-16325)	am	(P-2533; A-7796)	611.101	am	703.280	am	(P-9417; A-20794)
270.412	n	(P-16325)	am	(P-7629; A-12650)	611.102	am	703.Ap.A	am	(P-16930/92; A-5774)
270.501	n	(P-16325)	am	(P-2533; A-7796)	611.107	n	720.110	am	(P-9417; A-20794)
270.502	n	(P-16325)	n	(A-7796)	611.110	am	720.111	am	(P-16776/92; A-5625)
270.503	n	(P-16325)	am	(P-2533; A-7796)	611.111	am	720.111	am	(P-9170; A-20545)
270.504	n	(P-16325)	am	(P-7629; A-12650)	611.112	am	721.102	am	(P-9170; A-20545)
270.601	n	(P-16325)	am	(P-2533; A-7796)	611.113	am	721.103	am	(P-9193; A-20568)
270.602	n	(P-16325)	am	(P-2533; A-7796)	611.129	n	721.104	am	(P-16801/92; A-5650)
270.603	n	(P-16325)	n	(P-2533; A-7796)	611.130	n	721.105	am	(P-9193; A-20568)
270.604	n	(P-16325)	am	(P-7629; A-12650)	611.240	am	721.106	am	(P-9193; A-20568)
270.605	n	(P-16325)	am	(P-2533; A-7796)	611.280	am	721.111	am	(P-16801/92; A-5650)
270.606	n	(P-16325)	am	(P-7629; A-12650)	611.290	am	721.131	am	(P-9193; A-20568)
270.607	n	(P-16325)	am	(P-2533; A-7796)	611.297	n	721.132	am	(P-9193; A-20568)
270.608	n	(P-16325)	am	(P-2533; A-7796)	611.300	am	721.133	am	(P-9193; A-20568)
270.609	n	(P-16325)	am	(P-7629; A-12650)	611.301	am	721.Ap.B	am	(P-9193; A-20568)
303.323	am	(P-18759)	am	(P-2533; A-7796)	611.310	am	721.Ap.G	am	(P-9193; A-20568)
303.400	n	(P-16374)	am	(P-7629; A-12650)	611.311	am	722.134	am	(P-9445; A-20822)
304.213	am	(P-15223)	am	(P-2533; A-7796)	611.350	n	724.101	am	(P-9453; A-20830)
307.1103	am	(P-9803; A-19483)	am	(P-7629; A-12650)	611.351	n	724.115	am	(P-9453; A-20830)
307.2400	am	(P-9803; A-19483)	am	(P-2533; A-7796)	611.352	n	724.119	n	(P-16970/92; A-5806)
307.2402	am	(P-9803; A-19483)	am	(P-2533; A-7796)	611.353	n	724.173	am	(P-16970/92; A-5806)
307.2403	am	(P-9803; A-19483)	am	(P-2533; A-7796)	611.354	n	724.210	am	(P-9453; A-20830)
307.2405	am	(P-9803; A-19483)	am	(P-2533; A-7796)	611.355	n	724.211	am	(P-9453; A-20830)
307.2406	am	(P-9803; A-19483)	am	(P-2533; A-7796)	611.356	n	724.212	am	(P-9453; A-20830)
307.2490	am	(P-9803; A-19483)	am	(P-2533; A-7796)	611.357	n	724.240	am	(P-9453; A-20830)
307.2491	am	(P-9803; A-19483)	am	(P-2533; A-7796)	611.358	n	724.242	am	(P-9453; A-20830)
320.101	n	(P-2469; A-11461)	n	(P-7629; A-12650)	611.359	n	724.243	am	(P-9453; A-20830)
320.102	n	(P-2469; A-11461)	n	(P-2533; A-7796)	611.360	n	724.245	am	(P-9453; A-20830)
320.103	n	(P-2469; A-11461)	n	(P-2533; A-7796)	611.361	n	724.247	am	(P-9453; A-20830)
320.104	n	(P-2469; A-11461)	n	(P-2533; A-7796)	611.362	n	724.251	am	(P-9453; A-20830)
320.105	n	(P-2469; A-11461)	n	(P-2533; A-7796)	611.363	n	724.321	am	(P-16970/92; A-5806)
320.201	n	(P-2469; A-11461)	n	(P-2533; A-7796)	611.364	n	724.322	n	(P-16970/92; A-5806)
320.202	n	(P-2469; A-11461)	n	(P-2533; A-7796)	611.365	n	724.323	n	(P-16970/92; A-5806)
320.203	n	(P-2469; A-11461)	n	(P-2533; A-7796)	611.366	n	724.326	n	(P-16970/92; A-5806)
320.204	n	(P-2469; A-11461)	n	(P-2533; A-7796)	611.367	n	724.328	n	(P-16970/92; A-5806)
320.301	n	(P-2469; A-11461)	n	(P-2533; A-7796)	611.368	n	724.351	am	(P-16970/92; A-5806)
320.302	n	(P-2469; A-11461)	n	(P-2533; A-7796)	611.369	n	724.352	n	(P-16970/92; A-5806)
320.303	n	(P-2469; A-11461)	n	(P-2533; A-7796)	611.370	n	724.353	n	(P-16970/92; A-5806)
320.304	n	(P-2469; A-11461)	n	(P-2533; A-7796)	611.371	n	724.354	am	(P-16970/92; A-5806)
320.305	n	(P-2469; A-11461)	n	(P-2533; A-7796)	611.372	n	724.401	am	(P-16970/92; A-5806)
320.401	r	(P-7621; A-12648)	r	(P-7621; A-12648)	611.373	n	724.402	n	(P-16970/92; A-5806)
604.102	r	(P-7621; A-12648)	r	(P-7621; A-12648)	611.374	n	724.403	am	(P-16970/92; A-5806)
604.103	r	(P-7621; A-12648)	r	(P-7621; A-12648)	611.375	n			
604.104	r	(P-7621; A-12648)	r	(P-7621; A-12648)	611.376	n			
604.105	r	(P-7621; A-12648)	r	(P-7621; A-12648)	611.377	n			
604.401	r	(P-7621; A-12648)	r	(P-7621; A-12648)	611.378	n			
605.101	r	(P-2682; A-7943)	r	(P-2682; A-7943)	611.379	n			

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724.410	am	(P-16970/92; A-5806)	725.542	am	(P-9245; A-20620)
724.414	am	(P-9453; A-20830)	725.543	am	(P-16831/92; A-5681)
724.416	am	(P-9453; A-20830)			(P-9245; A-20620)
724.670	am	(P-9453; A-20830)	725.1100	n	(P-9245; A-20620)
724.671	am	(P-9453; A-20830)	725.1101	n	(P-9245; A-20620)
724.672	am	(P-9453; A-20830)	725.1102	n	(P-9245; A-20620)
724.673	am	(P-16970/92; A-5806)	726.140	r	(P-9528; A-20904)
		(P-9453; A-20830)	726.141	r	(P-9528; A-20904)
724.1100	n	(P-9453; A-20830)	726.142	r	(P-9528; A-20904)
724.1101	n	(P-9453; A-20830)	726.143	r	(P-9528; A-20904)
724.1102	n	(P-9453; A-20830)	726.144	r	(P-9528; A-20904)
725.101	am	(P-9245; A-20620)	726.200	am	(P-17028/92; A-5865)
725.113	am	(P-16831/92; A-5681)			(P-9528; A-20904)
		(P-9245; A-20620)	726.201	am	(P-9528; A-20904)
725.115	am	(P-16831/92; A-5681)	726.203	am	(P-9528; A-20904)
725.119	n	(P-16831/92; A-5681)	726.204	am	(P-9528; A-20904)
725.173	am	(P-16831/92; A-5681)	726.206	am	(P-9528; A-20904)
725.210	am	(P-9245; A-20620)	726.207	am	(P-9528; A-20904)
725.211	am	(P-9245; A-20620)	726.212	am	(P-9528; A-20904)
725.212	am	(P-9245; A-20620)	726.219	am	(P-9528; A-20904)
725.240	am	(P-9245; A-20620)	726. Ap.1	am	(P-9528; A-20904)
725.242	am	(P-9245; A-20620)	728.101	am	(P-9317; A-20692)
725.243	am	(P-9245; A-20620)	728.102	am	(P-9317; A-20692)
725.245	am	(P-9245; A-20620)	728.103	am	(P-16878/92; A-5727)
725.247	am	(P-9245; A-20620)	728.105	am	(P-9317; A-20692)
725.321	am	(P-16831/92; A-5681)	728.107	am	(P-9317; A-20692)
		(P-9245; A-20620)	728.109	am	(P-9317; A-20692)
725.322	r	(P-16831/92; A-5681)	728.114	n	(P-9317; A-20692)
725.322	r	(P-16831/92; A-5681)	728.135	am	(P-16878/92; A-5727)
725.323	r	(P-16831/92; A-5681)			(P-9317; A-20692)
725.323	n	(P-16831/92; A-5681)	728.136	n	(P-9317; A-20692)
725.324	n	(P-16831/92; A-5681)	728.137	n	(P-9317; A-20692)
725.326	am	(P-16831/92; A-5681)	728.140	am	(P-9317; A-20692)
725.328	am	(P-16831/92; A-5681)	728.141	am	(P-16878/92; A-5727)
725.354	am	(P-16831/92; A-5681)			(P-9317; A-20692)
725.355	n	(P-16831/92; A-5681)	728.142	am	(P-9317; A-20692)
725.359	n	(P-16831/92; A-5681)	728.145	n	(P-9317; A-20692)
725.360	n	(P-16831/92; A-5681)	728.146	n	(P-9317; A-20692)
725.401	am	(P-16831/92; A-5681)	728.150	am	(P-9317; A-20692)
725.402	r	(P-16831/92; A-5681)	728. Ap.B	am	(P-9317; A-20692)
725.403	n	(P-16831/92; A-5681)	728. Tb.A	am	(P-9317; A-20692)
725.404	n	(P-16831/92; A-5681)	728. Tb.B	am	(P-9317; A-20692)
725.410	am	(P-16831/92; A-5681)	728. Tb.D	am	(P-16878/92; A-5727)
725.414	am	(P-9245; A-20620)			(P-9317; A-20692)
725.416	am	(P-9245; A-20620)	728. Tb.F	n	(P-9317; A-20692)
725.540	am	(P-9245; A-20620)	728. Tb.G	n	(P-9317; A-20692)
		(P-9245; A-20620)	730.168	am	(P-8428; A-15046)

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814.105	am	(P-8714)	817.416	n	(P-17659)	1422.121	n	(P-20002/92; A-9911)	400.120	re	(A-4464)
814.107	n	(P-8714)	817.417	n	(P-17659)	1422.122	n	(P-20002/92; O-8084; M-10007; A-9911)	400.130	re	(A-4464)
814.108	n	(P-8714)	817.418	n	(P-17659)	1422.123	n	(P-20002/92; A-9911)	400.140	re	(A-4464)
814.302	am	(P-8714)	817.419	n	(P-17659)	1422.124	n	(P-20002/92; A-9911)	400.141	re	(A-4464)
814.402	am	(P-8714)	817.420	n	(P-17659)	1422.125	n	(P-20002/92; A-9911)	400.142	re	(A-4464)
814.501	am	(P-8714)	817.421	n	(P-17659)	1422.126	n	(P-20002/92; A-9911)	400.143	re	(A-4464)
814.601	n	(P-17721)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.150	re	(A-4464)
814.602	n	(P-17721)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.205	re	(A-4464)
814.702	n	(P-17721)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.210	re	(A-4464)
814.801	n	(P-17721)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.220	re	(A-4464)
814.802	n	(P-17721)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.230	re	(A-4464)
815.202	am	(P-17649)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.240	re	(A-4464)
815.401	am	(P-17649)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.250	re	(A-4464)
817.101	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.260	re	(A-4464)
817.102	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.270	re	(A-4464)
817.103	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.280	re	(A-4464)
817.104	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.290	re	(A-4464)
817.105	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.310	re	(A-4464)
817.106	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.410	re	(A-4464)
817.107	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.420	re	(A-4464)
817.201	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.430	re	(A-4464)
817.202	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.440	re	(A-4464)
817.203	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.510	re	(A-4464)
817.204	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.610	re	(A-4464)
817.301	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.615	re	(A-4464)
817.302	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.620	re	(A-4464)
817.303	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.630	re	(A-4464)
817.304	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.640	re	(A-4464)
817.305	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.650	re	(A-4464)
817.306	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.660	re	(A-4464)
817.307	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.665	re	(A-4464)
817.308	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.670	re	(A-4464)
817.401	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.675	re	(A-4464)
817.402	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.680	re	(A-4464)
817.403	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.690	re	(A-4464)
817.404	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.700	re	(A-4464)
817.405	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.710	re	(A-4464)
817.406	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.720	re	(A-4464)
817.407	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.810	re	(A-4464)
817.408	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.910	re	(A-4464)
817.409	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.1010	re	(A-4464)
817.410	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.1020	re	(A-4464)
817.411	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.1040	re	(A-4464)
817.412	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.1050	re	(A-4464)
817.413	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.1060	re	(A-4464)
817.414	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.1070	re	(A-4464)
817.415	n	(P-17659)	817.501	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.1080	re	(A-4464)

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130.10	am	(P-6929)	180.92	n	(P-14006/92; A-123)	180.92	n	(P-14006/92; A-123)	400.720	re	(A-4464)
130.30	am	(P-6929; PF-21127)	180.94	n	(P-14006/92; A-123)	180.94	n	(P-14006/92; A-123)	400.810	re	(A-4464)
130.60	am	(P-6929)	180.100	am	(P-14006/92; A-123)	180.100	am	(P-14006/92; A-123)	400.910	re	(A-4464)
180.10	am	(P-14006/92; A-123)	190.35	n	(P-6599; W-13197)	190.35	n	(P-6599; W-13197)	400.1010	re	(A-4464)
180.22	n	(P-14006/92; A-123)	190.70	am	(P-6599; W-13197)	190.70	am	(P-6599; W-13197)	400.1020	re	(A-4464)
180.24	n	(P-14006/92; A-123)	190.75	n	(P-6599; W-13197)	190.75	n	(P-6599; W-13197)	400.1030	re	(A-4464)
180.30	am	(P-14006/92; A-123)	190.165	am	(P-6599; W-13197)	190.165	am	(P-6599; W-13197)	400.1040	re	(A-4464)
180.85	am	(P-5990; A-9893)	380.10	n	(P-19347)	380.10	n	(P-19347)	400.1050	re	(A-4464)
		(E-6321)	380.20	n	(P-19347)	380.20	n	(P-19347)	400.1060	re	(A-4464)
			380.30	n	(P-19347)	380.30	n	(P-19347)	400.1070	re	(A-4464)
			400.110	re	(A-4464)	400.110	re	(A-4464)	400.1080	re	(A-4464)

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400.1090	re	(A-4464)	400.1740	re	(A-4464)
400.1110	re	(A-4464)	400.1750	re	(A-4464)
400.1120	re	(A-4464)	400.1760	re	(A-4464)
400.1130	re	(A-4464)	400.1770	re	(A-4464)
400.1140	re	(A-4464)	400.1770	re	(A-4464)
400.1150	re	(A-4464)	400.1780	re	(A-4464)
400.1160	re	(A-4464)	400.1790	re	(A-4464)
400.1170	re	(A-4464)	400.1800	re	(A-4464)
400.1180	re	(A-4464)	400.1810	re	(A-4464)
400.1190	re	(A-4464)	400.1905	re	(A-4464)
400.1200	re	(A-4464)	400.1910	re	(A-4464)
400.1210	re	(A-4464)	400.1915	re	(A-4464)
400.1220	re	(A-4464)	400.1920	re	(A-4464)
400.1310	re	(A-4464)	400.1925	re	(A-4464)
400.1320	re	(A-4464)	400.1930	re	(A-4464)
400.1330	re	(A-4464)	400.1935	re	(A-4464)
400.1340	re	(A-4464)	400.1940	re	(A-4464)
400.1410	re	(A-4464)	400.1945	re	(A-4464)
400.1420	re	(A-4464)	400.1950	re	(A-4464)
400.1430	re	(A-4464)	400.1955	re	(A-4464)
400.1440	re	(A-4464)	400.1970	re	(A-4464)
400.1450	re	(A-4464)	400.1972	re	(A-4464)
400.1460	re	(A-4464)	400.1975	re	(A-4464)
400.1470	re	(A-4464)	400.1980	re	(A-4464)
400.1480	re	(A-4464)	400.1982	re	(A-4464)
400.1510	re	(A-4464)	400.1985	re	(A-4464)
400.1520	re	(A-4464)	400.1990	re	(A-4464)
400.1530	re	(A-4464)	400.1993	re	(A-4464)
400.1540	re	(A-4464)	400.1997	re	(A-4464)
400.1550	re	(A-4464)	400.2010	re	(A-4464)
400.1560	re	(A-4464)	400.2005	re	(A-4464)
400.1570	re	(A-4464)	400.2020	re	(A-4464)
400.1580	re	(A-4464)	400.2030	re	(A-4464)
400.1590	re	(A-4464)	400.2040	re	(A-4464)
400.1600	re	(A-4464)	400.2050	re	(A-4464)
400.1610	re	(A-4464)	400.2055	re	(A-4464)
400.1620	re	(A-4464)	400.2060	re	(A-4464)
400.1630	re	(A-4464)	400.2070	re	(A-4464)
400.1640	re	(A-4464)	400.2105	re	(A-4464)
400.1650	re	(A-4464)	400.2110	re	(A-4464)
400.1660	re	(A-4464)	400.2120	re	(A-4464)
400.1670	re	(A-4464)	400.2200	re	(A-4464)
400.1680	re	(A-4464)	400.2300	re	(A-4464)
400.1690	re	(A-4464)	400.2310	re	(A-4464)
400.1700	re	(A-4464)	400.2320	re	(A-4464)
400.1710	re	(A-4464)	400.2330	re	(A-4464)
400.1720	re	(A-4464)	400.2340	re	(A-4464)
400.1730	re	(A-4464)	400.2400	re	(A-4464)

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400.2410	re	(A-4464)	450.410	re	(A-4475)
400.2420	re	(A-4464)	450.420	re	(A-4475)
400.2500	re	(A-4464)	450.425	n	(P-17570/92; A-3513)
400.2510	re	(A-4464)	450.425	re	(A-4475)
400.2520	re	(A-4464)	450.430	re	(A-4475)
400.2530	re	(A-4464)	450.440	re	(A-4475)
400.2540	re	(A-4464)	450.450	re	(A-4475)
400.2550	re	(A-4464)	450.460	re	(A-4475)
400.2700	re	(A-4464)	450.470	re	(A-4475)
400.2710	re	(A-4464)	450.475	re	(A-4475)
450.110	re	(A-4475)	450.480	re	(A-4475)
450.115	re	(A-4475)	450.490	re	(A-4475)
450.120	re	(A-4475)	450.610	re	(A-4475)
450.125	re	(A-4475)	450.620	re	(A-4475)
450.130	n	(P-17570/92; A-3513)	450.630	re	(A-4475)
450.135	re	(A-4475)	450.640	re	(A-4475)
450.140	re	(A-4475)	450.650	re	(A-4475)
450.145	n	(P-17570/92; A-3513)	450.660	re	(A-4475)
450.145	re	(A-4475)	450.710	re	(A-4475)
450.150	re	(A-4475)	450.720	re	(A-4475)
450.160	n	(P-17570/92; A-3513)	450.730	re	(A-4475)
450.160	re	(A-4475)	450.740	re	(A-4475)
450.165	n	(P-17570/92; A-3513)	450.810	re	(A-4475)
450.165	re	(A-4475)	450.820	re	(A-4475)
450.170	re	(A-4475)	450.830	re	(A-4475)
450.175	am	(P-17570/92; A-3513)	450.840	re	(A-4475)
450.175	re	(A-4475)	450.850	re	(A-4475)
450.185	re	(A-4475)	450.860	re	(A-4475)
450.210	am	(P-17570/92; A-3513)	450.910	re	(A-4475)
450.210	re	(A-4475)	450.920	re	(A-4475)
450.220	am	(P-17570/92; A-3513)	450.930	re	(A-4475)
450.220	re	(A-4475)	450.940	am	(P-17570/92; A-3513)
450.230	re	(A-4475)	450.940	re	(A-4475)
450.240	re	(A-4475)	450.950	re	(A-4475)
450.250	re	(A-4475)	450.1010	re	(A-4475)
450.255	re	(A-4475)	450.1020	am	(P-17570/92; A-3513)
450.260	am	(P-17570/92; A-3513)	450.1020	re	(A-4475)
450.260	re	(A-4475)	450.1030	re	(A-4475)
450.270	re	(A-4475)	450.1110	re	(A-4475)
450.280	re	(A-4475)	450.1120	re	(A-4475)
450.290	re	(A-4475)	450.1130	re	(A-4475)
450.310	re	(A-4475)	450.1140	re	(A-4475)
450.320	re	(A-4475)	450.1150	re	(A-4475)
450.330	re	(A-4475)	450.1160	re	(A-4475)
450.340	re	(A-4475)	450.1170	re	(A-4475)
450.350	re	(A-4475)	450.1175	re	(A-4475)
450.410	am	(P-17570/92; A-3513)	450.1210	re	(A-4475)

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450.1230 re	(A-4475)	1000.130 re	(A-4464)
450.1240 re	(A-4475)	1000.140 re	(A-4464)
450.1250 re	(A-4475)	1000.141 re	(A-4464)
450.1305 re	(A-4475)	1000.142 re	(A-4464)
450.1310 re	(A-4475)	1000.143 re	(A-4464)
450.1315 re	(A-4475)	1000.150 re	(A-4464)
450.1320 re	(A-4475)	1000.205 re	(A-4464)
450.1325 re	(A-4475)	1000.210 re	(A-4464)
450.1330 re	(A-4475)	1000.220 re	(A-4464)
450.1335 am	(P-17570/92; A-3513)	1000.230 re	(A-4464)
450.1335 re	(A-4475)	1000.240 re	(A-4464)
450.1340 re	(A-4475)	1000.250 re	(A-4464)
450.1345 re	(A-4475)	1000.260 re	(A-4464)
450.1350 re	(A-4475)	1000.270 re	(A-4464)
450.1355 re	(A-4475)	1000.280 re	(A-4464)
450.1360 re	(A-4475)	1000.290 re	(A-4464)
450.1410 re	(A-4475)	1000.310 re	(A-4464)
450.1420 re	(A-4475)	1000.410 re	(A-4464)
450.1510 re	(A-4475)	1000.420 re	(A-4464)
450.1520 re	(A-4475)	1000.430 re	(A-4464)
450.1530 re	(A-4475)	1000.440 re	(A-4464)
450.1540 re	(A-4475)	1000.510 re	(A-4464)
450.1550 re	(A-4475)	1000.610 re	(A-4464)
450.1560 re	(A-4475)	1000.615 re	(A-4464)
450.1570 re	(A-4475)	1000.620 re	(A-4464)
450.1580 re	(A-4475)	1000.630 re	(A-4464)
450.1590 re	(A-4475)	1000.640 re	(A-4464)
450.1595 re	(A-4475)	1000.650 re	(A-4464)
450.1600 re	(A-4475)	1000.660 re	(A-4464)
450.1610 re	(A-4475)	1000.665 re	(A-4464)
450.1620 re	(A-4475)	1000.670 re	(A-4464)
450.1630 re	(A-4475)	1000.675 re	(A-4464)
450.1640 re	(A-4475)	1000.680 re	(A-4464)
450.1650 re	(A-4475)	1000.690 re	(A-4464)
450.1660 re	(A-4475)	1000.700 re	(A-4464)
450.1670 re	(A-4475)	1000.710 re	(A-4464)
450.1680 re	(A-4475)	1000.720 re	(A-4464)
450.1690 re	(A-4475)	1000.810 re	(A-4464)
450.1700 re	(A-4475)	1000.910 re	(A-4464)
450.1720 re	(A-4475)	1000.1010 re	(A-4464)
450.1730 re	(A-4475)	1000.1020 re	(A-4464)
450.1740 re	(A-4475)	1000.1030 re	(A-4464)
450.1750 re	(A-4475)	1000.1040 re	(A-4464)
450.1760 re	(A-4475)	1000.1050 re	(A-4464)
450.1770 re	(A-4475)	1000.1060 re	(A-4464)
450.1790 re	(A-4475)	1000.1070 re	(A-4464)
1000.110 re	(A-4464)	1000.1080 re	(A-4464)

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1000.1110 re	(A-4464)	1000.1750 re	(A-4464)
1000.1120 re	(A-4464)	1000.1760 re	(A-4464)
1000.1130 re	(A-4464)	1000.1770 re	(A-4464)
1000.1140 re	(A-4464)	1000.1770 re	(A-4464)
1000.1150 re	(A-4464)	1000.1780 re	(A-4464)
1000.1160 re	(A-4464)	1000.1790 re	(A-4464)
1000.1170 re	(A-4464)	1000.1800 re	(A-4464)
1000.1180 re	(A-4464)	1000.1810 re	(A-4464)
1000.1190 re	(A-4464)	1000.1905 re	(A-4464)
1000.1200 re	(A-4464)	1000.1910 re	(A-4464)
1000.1210 re	(A-4464)	1000.1915 re	(A-4464)
1000.1220 re	(A-4464)	1000.1920 re	(A-4464)
1000.1310 re	(A-4464)	1000.1925 re	(A-4464)
1000.1320 re	(A-4464)	1000.1930 re	(A-4464)
1000.1330 re	(A-4464)	1000.1935 re	(A-4464)
1000.1340 re	(A-4464)	1000.1940 re	(A-4464)
1000.1410 re	(A-4464)	1000.1945 re	(A-4464)
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125.40	n	(P-18879/92; A-6180)
125.50	n	(P-18879/92; A-6180)
125.60	n	(P-18879/92; A-6180)
125.70	n	(P-18879/92; A-6180)
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125.90	n	(P-18879/92; A-6180)
125.100	n	(P-18879/92; A-6180)
125.110	n	(P-18879/92; A-6180)

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370.303	n	(P-11713/92; A-319)	700.221	n	(P-4530)
370.304	n	(P-11713/92; A-319)	700.223	n	(P-4530)
370.305	n	(P-11713/92; A-319)	700.224	n	(P-4530)
370.401	n	(P-11713/92; A-319)	700.225	n	(P-4530)
370.402	n	(P-11713/92; A-319)	700.226	n	(P-4530)
370.501	n	(P-11713/92; A-319)	700.227	n	(P-4530)
370.502	n	(P-11713/92; A-319)	700.228	n	(P-4530)
370.503	n	(P-11713/92; A-319)	700.250	n	(P-4530)
370.504	n	(P-11713/92; A-319)	700.252	n	(P-4530)
370.505	n	(P-11713/92; A-319)	700.260	n	(P-4530)
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370.507	n	(P-11713/92; A-319)	700.270	n	(P-4530)
370.601	n	(P-11713/92; A-319)	700.275	n	(P-4530)
370.602	n	(P-11713/92; A-319)	700.280	n	(P-4530)
370.603	n	(P-11713/92; A-319)			
370.604	n	(P-11713/92; A-319)			
370.605	n	(P-11713/92; A-319)			
370.701	n	(P-11713/92; A-319)			
370.702	n	(P-11713/92; A-319)			
370.703	n	(P-11713/92; A-319)			
370.704	n	(P-11713/92; A-319)			
370.705	n	(P-11713/92; A-319)			
370.706	n	(P-11713/92; A-319)			
370.707	n	(P-11713/92; A-319)			
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916.Ex.C	n	(P-5992; A-15853)	2012.30	am	(P-11279)	2520.740	#	(P-10; A-15556)	2765.70	r	(P-12006/92; A-308)
916.II.A	n	(P-5992; A-15853)	2012.40	am	(P-11279)	2520.750	r	(P-10; A-15556)	2765.70	n	(P-12006/92; A-308)
916.II.B	n	(P-5992; A-15853)	2012.50	am	(P-11279)	2520.760	am	(P-10; A-15556)	2765.71	n	(P-2523; A-10275)
916.II.C	n	(P-5992; A-15853)	2012.55	am	(P-11279)	2520.770	am	(P-10; A-15556)	2765.72	n	(E-13801)
920.10	r	(P-2530; A-15831)	2012.60	am	(P-11279)	2520.780	am	(P-10; A-15556)	2765.74	n	(P-12006/92; A-308)
920.20	r	(P-2530; A-15831)	2012.65	am	(P-11279)	2520.790	am	(P-10; A-15556)	2765.75	am	(P-12006/92; A-308)
927.10	am	(P-2106; A-15834)	2012.70	am	(P-11279)	2520.795	am	(P-10; A-15556)	2765.328	am	(P-15638/92; A-614)
927.20	am	(P-2106; A-15834)	2012.80	am	(P-11279)	2520.797	am	(P-10; A-15556)	2765.329	n	(P-15638/92; A-614)
927.30	am	(P-2106; A-15834)	2012.90	am	(P-11279)	2520.800	am	(P-10; A-15556)	2765.330	n	(P-15638/92; A-614)
932.20	am	(P-7279/92; O-1240)	2012.95	am	(P-11279)	2520.800	am	(P-10; A-15556)	2765.333	am	(P-15638/92; A-614)
932.40	am	(M-6893)	2012.100	am	(P-11279)	2600.50	am	(P-7120/92; A-6483)	2765.334	am	(P-15638/92; A-614)
932.60	am	(M-6893; A-6768)	2012.110	am	(P-11279)	2650.10	am	(P-20063)	2765.335	am	(P-15638/92; A-614)
939.10	am	(P-4768; A-15838)	2012.115	am	(P-11279)	2650.20	am	(P-20063)	2770.100	am	(P-15625/92; A-295)
939.20	am	(P-4768; A-15838)	2012.120	am	(P-11279)	2650.30	am	(P-20063)	2770.105	am	(P-15625/92; A-295)
939.30	am	(P-4768; A-15838)	2012.122	am	(P-11279)	2650.40	am	(P-20063)	2770.110	am	(P-15625/92; A-295)
939.II.A	am	(P-4768; A-15838)	2012.124	am	(P-11279)	2650.50	am	(P-20063)	2840.25	n	(P-886; A-10270)
939.II.B	am	(P-4768; A-15838)	2012.126	am	(P-11279)	2650.110	am	(P-20063)	2840.125	n	(P-8403; A-17929)
939.II.C	am	(P-4768; A-15838)	2012.130	am	(P-11279)	2650.130	am	(P-20063)	2865.1	am	(P-6907; A-17917)
939.II.D	am	(P-4768; A-15838)	2012.140	am	(P-11279)	2650.140	am	(P-20063)	2865.50	am	(P-6907; A-17917)
939.II.E	am	(P-4768; A-15838)	2012.150	am	(P-11279)	2650.210	r	(P-20063)	2865.60	am	(P-6907; A-17917)
939.II.F	am	(P-4768; A-15838)	2012.Ex.D	am	(P-11279)	2650.220	r	(P-20063)	2865.115	am	(P-6907; A-17917)
1103.10	n	(P-8411)	2013.10	am	(P-10375/92; A-1525)	2650.230	r	(P-20063)	2865.130	am	(P-19421)
1103.20	n	(P-8411)	2013.20	am	(P-10375/92; A-1525)	2650.240	r	(P-20063)	2865.210	am	(P-6907; A-17917)
1103.30	n	(P-8411)	2013.30	am	(P-10375/92; A-1525)	2650.250	r	(P-20063)	2865.215	am	(P-6907; A-17917)
1103.40	n	(P-8411)	2013.40	am	(P-10375/92; A-1525)	2650.310	am	(P-20063)	2915.40	n	(P-19415)
1103.50	n	(P-8411)	2013.50	am	(P-10375/92; A-1525)	2650.320	am	(P-20063)	2915.43	n	(P-19415)
1103.Ex.A	n	(P-8411)	2013.60	am	(P-10375/92; A-1525)	2650.330	am	(P-20063)	2915.45	n	(P-19415)
1250.10	n	(P-3985)	2013.70	am	(P-696; A-8170)	2650.340	am	(P-20063)	2915.47	n	(P-19415)
1250.20	n	(P-3985)	2013.80	am	(P-696; A-8170)	2650.350	r	(P-20063)	2920.65	am	(P-19427)
1250.30	n	(P-3985)	2013.90	am	(P-696; A-8170)	2712.201	am	(P-17853/92; A-3194)	2920.70	am	(P-19427)
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1408.30	n	(P-8735/92; A-4195)	2014.30	n	(P-696; A-8170)	2720.100	am	(P-6919; A-17937)			
1408.40	n	(P-8735/92; A-4195)	2014.40	n	(P-696; A-8170)	2720.110	r	(P-6919; A-17937)			
1408.50	n	(P-8735/92; A-4195)	2014.50	n	(P-696; A-8170)	2720.115	am	(P-6919; A-17937)			
1408.60	n	(P-8735/92; A-4195)	2014.60	n	(P-696; A-8170)	2720.135	am	(P-6919; A-17937)			
1408.70	n	(P-8735/92; A-4195)	2014.70	am	(P-14073)	2720.145	am	(P-6919; A-17937)			
1408.80	n	(P-8735/92; A-4195)	2014.80	am	(P-14073)	2720.150	am	(P-6919; A-17937)			
1408.90	n	(P-8735/92; A-4195)	2014.90	am	(P-14073)	2720.160	am	(P-6919; A-17937)			
1408.II.A	n	(P-8735/92; A-4195)	2014.10	n	(P-696; A-8170)	2720.170	am	(P-6919; A-17937)			
2008.73	am	(P-18917/92; A-11469)	2014.20	am	(P-18917/92; A-11469)	2720.180	am	(P-6919; A-17937)			
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113.60	am	(P-17887/92; A-21387)	121.95	n	(P-15715/92; RC-3689;
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122.70	n	(P-15691/92; RC-3688; A-4236)	240.840 r,n
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122.90	n	(P-15691/92; RC-3688; A-4236)	240.880 r,n
122.95	n	(P-15691/92; RC-3688; A-4236)	240.890 r,n
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123.60	n	(P-15691/92; RC-3688; A-4236)	240.990 r
123.65	n	(P-15691/92; RC-3688; A-4236)	240.1181 n
123.70	n	(P-15691/92; RC-3688; A-4236)	240.1200 am
123.75	n	(P-11996; A-11151)	240.1200 n
123.80	n	(P-11996; A-11151)	240.1205 n
123.85	n	(P-11996; A-11151)	240.1210 n
123.90	n	(P-11996; A-11151)	240.1220 n
123.95	n	(P-11996; A-11151)	240.1230 n
124.00	n	(P-11996; A-11151)	240.1240 n
124.05	n	(P-11996; A-11151)	240.1250 n
124.10	n	(P-11996; A-11151)	240.1260 n
124.15	n	(P-11996; A-11151)	240.1270 n
124.20	n	(P-11996; A-11151)	240.1280 n
124.25	n	(P-11996; A-11151)	240.1400 am
124.30	n	(P-11996; A-11151)	240.1410 am
124.35	n	(P-11996; A-11151)	240.1420 am
124.40	n	(P-11996; A-11151)	240.1430 am
124.45	n	(P-11996; A-11151)	240.1440 am
124.50	n	(P-11996; A-11151)	240.1450 am
124.55	n	(P-11996; A-11151)	240.1460 am
124.60	n	(P-11996; A-11151)	240.1470 am
124.65	n	(P-11996; A-11151)	240.1480 am
124.70	n	(P-11996; A-11151)	240.1490 am
124.75	n	(P-11996; A-11151)	240.1500 am
124.80	n	(P-11996; A-11151)	240.1510 am
124.85	n	(P-11996; A-11151)	240.1520 am
124.90	n	(P-11996; A-11151)	240.1530 am
124.95	n	(P-11996; A-11151)	240.1540 am
125.00	n	(P-11996; A-11151)	240.1550 am
125.05	n	(P-11996; A-11151)	240.1560 am
125.10	n	(P-11996; A-11151)	240.1570 am
125.15	n	(P-11996; A-11151)	240.1580 am
125.20	n	(P-11996; A-11151)	240.1590 am
125.25	n	(P-11996; A-11151)	240.1600 am
125.30	n	(P-11996; A-11151)	240.1610 am
125.35	n	(P-11996; A-11151)	240.1620 am
125.40	n	(P-11996; A-11151)	240.1630 am
125.45	n	(P-11996; A-11151)	240.1640 am
125.50	n	(P-11996; A-11151)	240.1650 am
125.55	n	(P-11996; A-11151)	240.1660 am
125.60	n	(P-11996; A-11151)	240.1670 am
125.65	n	(P-11996; A-11151)	240.1680 am
125.70	n	(P-11996; A-11151)	240.1690 am
125.75	n	(P-11996; A-11151)	240.1700 am
125.80	n	(P-11996; A-11151)	240.1710 am
125.85	n	(P-11996; A-11151)	240.1720 am
125.90	n	(P-11996; A-11151)	240.1730 am
125.95	n	(P-11996; A-11151)	240.1740 am
126.00	n	(P-11996; A-11151)	240.1750 am
126.05	n	(P-11996; A-11151)	240.1760 am
126.10	n	(P-11996; A-11151)	240.1770 am
126.15	n	(P-11996; A-11151)	240.1780 am
126.20	n	(P-11996; A-11151)	240.1790 am
126.25	n	(P-11996; A-11151)	240.1800 am
126.30	n	(P-11996; A-11151)	240.1810 am
126.35	n	(P-11996; A-11151)	240.1820 am
126.40	n	(P-11996; A-11151)	240.1830 am
126.45	n	(P-11996; A-11151)	240.1840 am
126.50	n	(P-11996; A-11151)	240.1850 am
126.55	n	(P-11996; A-11151)	240.1860 am
126.60	n	(P-11996; A-11151)	240.1870 am
126.65	n	(P-11996; A-11151)	240.1880 am
126.70	n	(P-11996; A-11151)	240.1890 am
126.75	n	(P-11996; A-11151)	240.1900 am
126.80	n	(P-11996; A-11151)	240.1910 am
126.85	n	(P-11996; A-11151)	240.1920 am
126.90	n	(P-11996; A-11151)	240.1930 am
126.95	n	(P-11996; A-11151)	240.1940 am
127.00	n	(P-11996; A-11151)	240.1950 am
127.05	n	(P-11996; A-11151)	240.1960 am
127.10	n	(P-11996; A-11151)	240.1970 am
127.15	n	(P-11996; A-11151)	240.1980 am
127.20	n	(P-11996; A-11151)	240.1990 am
127.25	n	(P-11996; A-11151)	240.2000 am
127.30	n	(P-11996; A-11151)	240.2010 am
127.35	n	(P-11996; A-11151)	240.2020 am
127.40	n	(P-11996; A-11151)	240.2030 am
127.45	n	(P-11996; A-11151)	240.2040 am
127.50	n	(P-11996; A-11151)	240.2050 am
127.55	n	(P-11996; A-11151)	240.2060 am
127.60	n	(P-11996; A-11151)	240.2070 am
127.65	n	(P-11996; A-11151)	240.2080 am
127.70	n	(P-11996; A-11151)	240.2090 am
127.75	n	(P-11996; A-11151)	240.2100 am
127.80	n	(P-11996; A-11151)	240.2110 am
127.85	n	(P-11996; A-11151)	240.2120 am
127.90	n	(P-11996; A-11151)	240.2130 am
127.95	n	(P-11996; A-11151)	240.2140 am
128.00	n	(P-11996; A-11151)	240.2150 am
128.05	n	(P-11996; A-11151)	240.2160 am
128.10	n	(P-11996; A-11151)	240.2170 am
128.15	n	(P-11996; A-11151)	240.2180 am
128.20	n	(P-11996; A-11151)	240.2190 am
128.25	n	(P-11996; A-11151)	240.2200 am
128.30	n	(P-11996; A-11151)	240.2210 am
128.35	n	(P-11996; A-11151)	240.2220 am
128.40	n	(P-11996; A-11151)	240.2230 am
128.45	n	(P-11996; A-11151)	240.2240 am
128.50	n	(P-11996; A-11151)	240.2250 am
128.55	n	(P-11996; A-11151)	240.2260 am
128.60	n	(P-11996; A-11151)	240.2270 am
128.65	n	(P-11996; A-11151)	240.2280 am
128.70	n	(P-11996; A-11151)	240.2290 am
128.75	n	(P-11996; A-11151)	240.2300 am
128.80	n	(P-11996; A-11151)	240.2310 am
128.85	n	(P-11996; A-11151)	240.2320 am
128.90	n	(P-11996; A-11151)	240.2330 am
128.95	n	(P-11996; A-11151)	240.2340 am
129.00	n	(P-11996; A-11151)	240.2350 am
129.05	n	(P-11996; A-11151)	240.2360 am
129.10	n	(P-11996; A-11151)	240.2370 am
129.15	n	(P-11996; A-11151)	240.2380 am
129.20	n	(P-11996; A-11151)	240.2390 am
129.25	n	(P-11996; A-11151)	240.2400 am
129.30	n	(P-11996; A-11151)	240.2410 am
129.35	n	(P-11996; A-11151)	240.2420 am
129.40	n	(P-11996; A-11151)	240.2430 am
129.45	n	(P-11996; A-11151)	240.2440 am
129.50	n	(P-11996; A-11151)	240.2450 am
129.55	n	(P-11996; A-11151)	240.2460 am
129.60	n	(P-11996; A-11151)	240.2470 am
129.65	n	(P-11996; A-11151)	240.2480 am
129.70	n	(P-11996; A-11151)	240.2490 am
129.75	n	(P-11996; A-11151)	240.2500 am
129.80	n	(P-11996; A-11151)	240.2510 am
129.85	n	(P-11996; A-11151)	240.2520 am
129.90	n	(P-11996; A-11151)	240.2530 am
129.95	n	(P-11996; A-11151)	240.2540 am
130.00	n	(P-11996; A-11151)	240.2550 am
130.05	n	(P-11996; A-11151)	240.2560 am
130.10	n	(P-11996; A-11151)	240.2570 am
130.15	n	(P-11996; A-11151)	240.2580 am
130.20	n	(P-11996; A-11151)	240.2590 am
130.25	n	(P-11996; A-11151)	240.2600 am
130.30	n	(P-11996; A-11151)	240.2610 am
130.35	n	(P-11996; A-11151)	240.2620 am
130.40	n	(P-11996; A-11151)	240.2630 am
130.45	n	(P-11996; A-11151)	240.2640 am
130.50	n	(P-11996; A-11151)	240.2650 am
130.55	n	(P-11996; A-11151)	240.2660 am
130.60	n	(P-11996; A-11151)	240.2670 am
130.65	n	(P-11996; A-11151)	240.2680 am
130.70	n	(P-11996; A-11151)	240.2690 am
130.75	n	(P-11996; A-11151)	240.2700 am
130.80	n	(P-11996; A-11151)	240.2710 am
130.85	n	(P-11996; A-11151)	240.2720 am
130.90	n	(P-11996; A-11151)	240.2730 am
130.95	n	(P-11996; A-11151)	240.2740 am
131.00	n	(P-11996; A-11151)	240.2750 am
131.05	n	(P-11996; A-11151)	240.2760 am
131.10	n	(P-11996; A-11151)	240.2770 am
131.15	n	(P-11996; A-11151)	240.2780 am
131.20	n	(P-11996; A-11151)	240.2790 am
131.25	n	(P-11996; A-11151)	240.2800 am
131.30	n	(P-11996; A-11151)	240.2810 am
131.35	n	(P-11996; A-11151)	240.2820 am
131.40	n	(P-11996; A-11151)	240.2830 am
131.45	n	(P-11996; A-11151)	240.2840 am
131.50	n	(P-11996; A-11151)	240.2850 am
131.55	n	(P-11996; A-11151)	240.2860 am
131.60	n	(P-11996; A-11151)	240.2870 am
131.65	n	(P-11996; A-11151)	240.2880 am
131.70	n	(P-11996; A-11151)	240.2890 am
131.75	n	(P-11996; A-11151)	240.2900 am
131.80	n	(P-11996; A-11151)	240.2910 am
131.85	n	(P-11996; A-11151)	240.2920 am
131.90	n	(P-11996; A-11151)	240.2930 am
131.95	n	(P-11996; A-11151)	240.2940 am
132.00	n	(P-11996; A-11151)	240.2950 am
132.05	n	(P-11996; A-11151)	240.2960 am
132.10	n	(P-11996; A-11151)	240.2970 am
132.15	n	(P-11996; A-11151)	240.2980 am
132.20	n	(P-11996; A-11151)	240.2990 am
132.25	n	(P-11996; A-11151)	240.3000 am
132.30	n	(P-11996; A-11151)	240.3010 am
132.35	n	(P-11996; A-11151)	240.3020 am
132.40	n	(P-11996; A-11151)	240.3030 am
132.45	n	(P-11996; A-11151)	240.3040 am
132.50	n	(P-11996; A-11151)	240.3050 am
132.55	n	(P-11996; A-11151)	240.3060 am
132.60	n	(P-11996; A-11151)	240.3070 am
132.65	n	(P-11996; A-11151)	240.3080 am
132.70	n	(P-11996; A-11151)	240.3090 am
132.75	n	(P-11996; A-11151)	240.3100 am
132.80	n	(P-11996; A-11151)	240.3110 am
132.85	n	(P-11996; A-11151)	240.3120 am
132.90	n	(P-11996; A-11151)	240.3130 am
132.95	n	(P-11996; A-11151)	240.3140 am
133.00	n	(P-11996; A-11151)	240.3150 am
133.05	n	(P-11996; A-11151)	240.3160 am
133.10	n	(P-11996; A-11151)	240.3170 am
133.15	n	(P-11996; A-11151)	240.3180 am
133.20	n	(P-11996; A-11151)	240.3190 am
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1480.150	am	(P-4149; A-11162)	1175.1205	n	(P-20217)
1480.190	am	(P-4149; A-11162)	1175.1210	n	(P-20217)
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610.10	am	(P-14775)	1210.20	am	(P-16374/92; A-1535)
610.20	r	(P-14775)	1210.25	n	(P-16374/92; A-1535)
610.30	am	(P-14775)	1210.30	r	(P-16374/92; A-1535)
610.40	am	(P-14775)	1210.40	r	(P-16374/92; A-1535)
610.60	am	(P-14775)	1210.50	r	(P-16374/92; A-1535)
750.1010	am	(P-15056/92; A-417)	1210.60	am	(P-16374/92; A-1535)
750.3000	am	(P-15056/92; A-417)	1210.70	am	(P-16374/92; A-1535)
750.3010	am	(P-15056/92; A-417)	1210.80	am	(P-16374/92; A-1535)
750.3055	am	(P-15056/92; A-417)	1210.90	am	(P-16374/92; A-1535)
750.4000	am	(P-15056/92; A-417)	1210.100	r	(P-16374/92; A-1535)
750.4010	am	(P-15056/92; A-417)	1210.105	n	(P-16374/92; A-1535)
1150.10	n	(P-11337)	1210.110	am	(P-16374/92; A-1535)
1150.20	am	(P-11337)	1210.120	r	(P-16374/92; A-1535)
1150.40	am	(P-17042/92; A-1554)	1210.130	r	(P-16374/92; A-1535)
1150.85	n	(P-11337)	1210.140	am	(P-16374/92; A-1535)
1175.100	a	(P-20217)	1210.150	am	(P-16374/92; A-1535)
1175.1000	n	(P-20217)	1210.160	am	(P-16374/92; A-1535)
1175.1001	n	(P-20217)	1210.170	am	(P-16374/92; A-1535)
1175.1020	n	(P-20217)	1210.180	am	(P-16374/92; A-1535)
1175.1025	n	(P-20217)	1210.190	am	(P-16374/92; A-1535)
1175.1030	n	(P-20217)	1210.200	r	(P-16374/92; A-1535)
1175.1035	n	(P-20217)	1210.210	r	(P-16374/92; A-1535)
1175.1100	n	(P-20217)	1210.220	r	(P-16374/92; A-1535)
1175.1105	n	(P-20217)	1210.230	r	(P-16374/92; A-1535)
1175.1110	n	(P-20217)	1210.235	am	(P-16374/92; A-1535)
1175.1115	n	(P-20217)	1210.240	am	(P-16374/92; A-1535)
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1175.1125	n	(P-20217)	1220.100	n	(P-8127; A-15890)
1175.1130	n	(P-20217)	1220.110	am	(E-8309)
1175.1135	n	(P-20217)	1220.120	am	(P-8127; A-15890)
1175.1140	n	(P-20217)	1220.160	am	(E-8309)
1175.1145	n	(P-20217)	1220.170	n	(P-15762/92; A-1559)
1175.1150	n	(P-20217)	1220.220	am	(P-15762/92; A-1559)
1175.1155	n	(P-20217)	1220.240	am	(P-8127; A-15890)
1175.1160	n	(P-20217)	1220.260	am	(E-8309)
1175.1165	n	(P-20217)	1220.270	n	(P-8127)
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240.1460	am	(P-19923)	1817.151	am	(P-10726/92; A-11031)
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1702.11	am	(P-10631/92; A-10936)	1827.12	am	(P-10803/92; A-11091)
1702.12	am	(P-10631/92; A-10936)	1843.12	am	(P-10807/92; A-11095)
1702.17	am	(P-10631/92; A-10936)	1843.13	am	(P-10807/92; A-11095)
1702.18	am	(P-10631/92; A-10936)	1843.14	am	(P-10807/92; A-11095)
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1761.11	am	(P-10596/92; A-10909)	1843.16	r	(P-10807/92; A-11095)
1761.12	am	(P-10596/92; A-10909)	1843.17	r	(P-10807/92; A-11095)
1764.19	am	(P-10831/92; A-11114)	1843.20	r	(P-10807/92; A-11095)
1772.12	am	(P-10762/92; A-11058)	1843.21	r	(P-10807/92; A-11095)
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1773.15	am	(P-10768/92; A-11063)	1845.13	am	(P-10619/92; A-10926)
1773.20	am	(P-10768/92; A-11063)	1845.17	am	(P-10619/92; A-10926)
1773.21	am	(P-10768/92; A-11063)	1845.18	am	(P-10619/92; A-10926)
1774.11	am	(P-10793/92; A-11083)	1845.19	r	(P-10619/92; A-10926)
1774.13	am	(P-10793/92; A-11083)	1845.20	am	(P-10619/92; A-10926)
1774.15	am	(P-10793/92; A-11083)	1846.17	am	(P-10691/92; A-10997)
1775.1	r	(P-10590/92; A-10907)	1846.18	am	(P-10691/92; A-10997)
1775.11	r	(P-10590/92; A-10907)	1847.1	n	(P-10596/92; A-10887)
1775.13	r	(P-10640/92; A-10943)	1847.2	n	(P-10596/92; A-10887)
1777.17	am	(P-10758/92; A-11027)	1847.3	n	(P-10596/92; A-10887)
1778.15	am	(P-10835/92; A-11118)	1847.4	n	(P-10596/92; A-10887)
1779.19	am	(P-10839/92; A-11122)	1847.5	n	(P-10596/92; A-10887)
1780.21	am	(P-10839/92; A-11122)	1847.6	n	(P-10596/92; A-10887)
1780.33	am	(P-10849/92; A-11131)	1847.7	n	(P-10596/92; A-10887)
1780.38	am	(P-10853/92; A-11135)	1847.8	n	(P-10596/92; A-10887)
1784.14	am	(P-10853/92; A-11135)	1847.9	n	(P-10669/92; A-10973)
1784.18	am	(P-10607/92; A-10916)	1848.1	n	(P-10669/92; A-10973)
1784.27	r	(P-10853/92; A-11135)	1848.2	n	(P-10669/92; A-10973)
1785.13	am	(P-10784/92; A-11075)	1848.3	n	(P-10669/92; A-10973)
1800.11	am	(P-10607/92; A-10916)	1848.5	n	(P-10669/92; A-10973)
1800.40	am	(P-10607/92; A-10916)	1848.6	n	(P-10669/92; A-10973)
1800.50	am	(P-10695/92; A-11001)	1848.7	n	(P-10669/92; A-10973)
1816.42	am	(P-10695/92; A-11001)	1848.8	n	(P-10669/92; A-10973)
1816.43	am	(P-10695/92; A-11001)	1848.9	n	(P-10669/92; A-10973)
1816.49	am	(P-10695/92; A-11001)	1848.11	n	(P-10669/92; A-10973)
1816.84	am	(P-10695/92; A-11001)	1848.12	n	(P-10669/92; A-10973)
1816.117	am	(P-10695/92; A-11001)	1848.13	n	(P-10669/92; A-10973)
1816.151	am	(P-10695/92; A-11001)	1848.15	n	(P-10669/92; A-10973)
1817.42	am	(P-10726/92; A-11031)	1848.16	n	(P-10669/92; A-10973)
1817.43	am	(P-10726/92; A-11031)	1848.17	n	(P-10669/92; A-10973)
1817.49	am	(P-10726/92; A-11031)	1848.18	n	(P-10669/92; A-10973)
			1848.19	n	(P-10669/92; A-10973)
			1848.20	n	(P-10669/92; A-10973)

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1220.435	r	(P-15762/92; A-1559)	1430.3010	am	(P-4141; A-13487)	TITLE 74	330.10	n	(P-10686) (E-11170)	750.120	n	(P-777; A-9081)
1220.440	n	(P-15762/92; A-1559)	1430.3020	am	(P-4141; A-13487)		330.20	n	(P-10686) (E-11170)	750.130	r	(P-762; A-9079)
1220.525	n	(P-15762/92; A-1559)	1430.5030	am	(P-4141; A-13487)		330.30	n	(P-10686) (E-11170)	750.130	n	(P-777; A-9081)
1220.525	am	(P-1708; A-21492)	1430.5050	am	(P-4141; A-13487)		330.40	n	(P-10686) (E-11170)	750.140	r	(P-762; A-9079)
1220.525	am	(P-1708; A-21492)	1455.10	n	(P-15785/92; A-1589)		330.50	n	(P-10686) (E-11170)	750.140	n	(P-777; A-9081)
1240.5	r	(P-15775/92; A-1579)	1455.15	n	(P-15785/92; A-1589)		330.60	n	(P-10686) (E-11170)	750.150	n	(P-777; A-9081)
1240.10	am	(P-15775/92; A-1579)	1455.15	am	(P-16379)		330.70	n	(P-10686) (E-11170)	750.150	r	(P-762; A-9079)
1240.15	am	(P-15775/92; A-1579)	1455.20	n	(P-15785/92; A-1589)		330.80	n	(P-10686) (E-11170)	750.150	r	(P-777; A-9081)
1240.50	am	(P-15775/92; A-1579)	1455.30	n	(P-15785/92; A-1589)		330.90	n	(P-10686) (E-11170)	750.150	r	(P-762; A-9079)
1240.51	am	(P-15775/92; A-1579)	1455.30	am	(P-6612) (E-5668)		330.100	n	(P-10686) (E-11170)	750.150	r	(P-777; A-9081)
1250.110	am	(P-11315; A-19132)	1455.40	n	(P-16379)		330.110	n	(P-10686) (E-11170)	750.150	r	(P-777; A-9081)
1250.120	am	(P-11315; A-19132)	1455.50	n	(P-15785/92; A-1589)		330.120	n	(P-10686) (E-11170)	750.150	r	(P-762; A-9079)
1250.130	am	(P-11315; A-19132)	1455.60	n	(P-15785/92; A-1589)		330.130	n	(P-10686) (E-11170)	750.150	r	(P-762; A-9079)
1250.135	am	(P-11315; A-19132)	1455.70	n	(P-15785/92; A-1589)		330.140	n	(P-10686) (E-11170)	750.150	r	(P-762; A-9079)
1250.140	am	(P-11315; A-19132)	1455.200	n	(P-15785/92; A-1589)		730.10	n	(P-10686) (E-11170)	750.150	r	(P-777; A-9081)
1250.150	am	(P-11315; A-19132)	1455.200	am	(P-16379)		730.10	r	(P-3831; A-9999)	750.150	r	(P-10677) (E-11168)
1250.155	am	(P-11315; A-19132)	1455.205	n	(P-16379)		730.20	n	(P-3831; A-9999)	750.150	r	(P-10677) (E-11168)
1250.160	am	(P-11315; A-19132)	1455.210	n	(P-15785/92; A-1589)		730.30	n	(P-3831; A-9999)	750.150	r	(P-10677) (E-11168)
1250.170	am	(P-11315; A-19132)	1455.300	n	(P-16379)		730.40	n	(P-3831; A-9999)	750.150	r	(P-10677) (E-11168)
1250.200	am	(P-11315; A-19132)	1455.310	n	(P-15785/92; A-1589)		740.10	am	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1250.205	am	(P-11315; A-19132)	1465.10	r	(P-16379)		740.20	am	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1250.210	am	(P-11315; A-19132)	1465.30	am	(P-890)		750.10	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1250.220	am	(P-11315; A-19132)	1465.35	n	(P-890)		750.20	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1270.5	am	(P-14550)	1465.36	n	(P-890)		750.30	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1270.10	am	(P-14550)	1465.90	am	(P-890)		750.40	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1270.13	am	(P-14550)	1470.5	r	(P-8435)		750.50	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1285.20	am	(P-9624; A-17191)	1470.7	r	(P-8435)		750.60	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1285.50	am	(P-9624; A-17191)	1470.20	am	(P-8435)		750.70	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1285.60	am	(P-9624; A-17191)	1470.80	am	(P-8435)		750.80	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1285.70	am	(P-9624; A-17191)	1470.90	am	(P-8435)		750.90	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1285.80	am	(P-9624; A-17191)	1480.130	am	(P-4149)		750.100	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1285.90	am	(P-9624; A-17191)	1480.150	am	(P-4149)		750.110	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1285.91	n	(P-9624; A-17191)	1480.190	am	(P-4149)		750.120	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1285.100	am	(P-9624; A-17191)	1480.190	am	(P-4149)		750.130	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1300.48	n	(P-16484/92; A-1572)	1480.190	am	(P-4149)		750.140	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1310.30	am	(P-8139; A-17220)	1480.190	am	(P-4149)		750.150	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1310.60	am	(P-8139; A-17220)	1480.190	am	(P-4149)		750.160	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1320.30	am	(P-6729; A-18096)	1480.190	am	(P-4149)		750.170	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1320.40	am	(P-6729; A-18096)	1480.190	am	(P-4149)		750.180	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1320.50	am	(P-6729; A-18096)	1480.190	am	(P-4149)		750.190	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1320.70	am	(P-6729; A-18096)	1480.190	am	(P-4149)		750.200	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1320.80	am	(P-6729; A-18096)	1480.190	am	(P-4149)		750.210	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1320.100	am	(P-6729; A-18096)	1480.190	am	(P-4149)		750.220	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1320.300	am	(P-14559; A-21501)	1480.190	am	(P-4149)		750.230	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1340.40	am	(P-8444; A-14606)	1480.190	am	(P-4149)		750.240	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)
1340.60	am	(P-8444; A-14606)	1480.190	am	(P-4149)		750.250	r	(P-585; A-6663)	750.150	r	(P-10677) (E-11168)

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270.1200	n	(P-9654)	330.278	am	A-15089	385.1020	n	(P-20061/92; A-21807)	390.282	am	(P-12128)
270.1300	n	(P-9654)			(E-2405; P-6059;	385.1030	n	(P-20061/92; A-21807)	390.290	am	(E-2390; P-6044;
270.1400	n	(P-9654)			A-15089)	385.1040	n	(P-20061/92; A-21807)			A-15073)
270.1500	n	(P-9654)	330.282	am	(P-12188)	385.1050	n	(P-20061/92; A-21807)	390.330	am	(E-7974; P-10171;
270.1600	n	(P-9654)	330.290	am	(E-2405; P-6059;	385.1060	n	(P-20061/92; A-21807)			A-19547)
270.1700	n	(P-9654)			A-15089)	385.1070	n	(P-20061/92; A-21807)	390.640	am	(P-1296; A-19235)
270.1800	n	(P-9654)	330.330	am	(E-8000; P-10198;	385.1080	n	(P-20061/92; A-21807)			(P-17515/92; A-21031)
270.1900	n	(P-9654)			A-19576)	385.1200	n	(P-20061/92; A-21807)	390.680	am	(P-1296; A-19235)
270.2000	n	(P-9654)	330.730	am	(P-1321; A-19258)	385.1250	n	(P-20061/92; A-21807)	390.685	am	(P-1296; A-19235)
270.2100	n	(P-9654)			(P-1321; A-21044)	385.1300	n	(P-20061/92; A-21807)	390.1025	n	(P-16520/92; A-16167)
270.2200	n	(P-9654)	330.916	r	(P-1321; A-19258)	385.1350	n	(P-20061/92; A-21807)	390.2660	am	(P-12128)
270.2300	n	(P-9654)	330.1125	n	(P-16531/92; A-16180)	385.1400	n	(P-20061/92; A-21807)	390.3210	am	(P-1296; A-19235)
300.120	am	(P-12205)	330.4210	am	(P-1321; A-19258)	385.1450	n	(P-20061/92; A-21807)	390.3330	am	(P-1296; A-19235)
300.140	am	(P-12205)	330.4330	am	(P-1321; A-19258)	385.1500	n	(P-20061/92; A-21807)	395.100	am	(P-8066/92; A-2984)
300.150	am	(P-12205)	350.110	am	(P-12104)	385.1550	n	(P-20061/92; A-21807)	395.110	am	(P-8066/92; A-2984)
300.160	am	(P-12205)	350.120	am	(P-12104)	385.1600	n	(P-20061/92; A-21807)	395.120	am	(P-8066/92; A-2984)
300.175	am	(P-1346; A-19279)	350.140	am	(P-12104)	385.1650	n	(P-20061/92; A-21807)	395.130	am	(P-8066/92; A-2984)
300.180	am	(P-1346; A-19279)	350.150	am	(P-12104)	385.1700	n	(P-20061/92; A-21807)	395.140	am	(P-8066/92; A-2984)
300.260	am	(E-2420; P-6074;	350.160	am	(P-12104)	385.1750	n	(P-20061/92; A-21807)	395.150	am	(P-8066/92; A-2984)
		A-15106)	350.175	am	(P-1269; A-19210)	385.1800	n	(P-20061/92; A-21807)	395.160	am	(P-8066/92; A-2984)
300.270	am	(P-1346; A-19279)	350.180	am	(P-1269; A-19210)	385.1850	n	(P-20061/92; A-21807)	395.170	am	(P-8066/92; A-2984)
300.271	n	(E-2420; P-6074;	350.260	am	(E-2373; P-6028;	385.1900	n	(P-20061/92; A-21807)	395.175	n	(P-8066/92; A-2984)
		A-15106)			A-15056)	385.1950	n	(P-20061/92; A-21807)	395.180	am	(P-8066/92; A-2984)
300.278	am	(E-2420; P-6074;	350.270	am	(P-1269; A-19210)	385.2000	n	(P-20061/92; A-21807)	395.190	am	(P-8066/92; A-2984)
		A-15106)	350.271	n	(E-2373; P-6028;	385.2100	n	(P-20061/92; A-21807)	395.200	r	(P-8066/92; A-2984)
300.282	am	(P-12205)			A-15056)	385.2150	n	(P-20061/92; A-21807)	395.300	am	(P-8066/92; A-2984)
300.290	am	(E-2420; P-6074;	350.278	am	(E-2373; P-6028;	385.2200	n	(P-20061/92; A-21807)	395.400	am	(P-8066/92; A-2984)
		A-15106)			A-15056)	385.2250	n	(P-20061/92; A-21807)	505.10	n	(P-13406; (E-13631)
300.330	am	(E-8026; P-10225;	350.282	am	(P-12104)	385.2300	n	(P-20061/92; A-21807)	505.20	n	(P-13406; (E-13631)
		A-19604)	350.290	am	(E-2373; P-6028;	385.2350	n	(P-20061/92; A-21807)	505.30	n	(P-13406; (E-13631)
300.630	am	(P-1346; A-19279)			A-15056)	385.2400	n	(P-20061/92; A-21807)	505.40	n	(P-13406; (E-13631)
		(P-17555/92; A-21058)	350.330	am	(E-7948; P-10144;	385.2500	n	(P-20061/92; A-21807)	505.50	n	(P-13406; (E-13631)
300.660	am	(P-1346; A-19279)			A-19517)	385.2550	n	(P-20061/92; A-21807)	505.Ap.A	n	(P-13406; (E-13631)
300.665	am	(P-1346; A-19279)	350.640	am	(P-1269; A-19210)	385.2600	n	(P-20061/92; A-21807)	535.10	am	(P-10911/92; A-8196)
300.1035	n	(P-16541/92; A-16194)			(P-17500/92; A-21017)	390.110	am	(P-12128)	535.20	am	(P-10911/92; A-8196)
300.2860	am	(P-12205)	350.680	am	(P-1269; A-19210)	390.120	am	(P-12128)	535.100	am	(P-10911/92; A-8196)
300.3210	am	(P-1346; A-19279)	350.685	am	(P-1269; A-19210)	390.140	am	(P-12128)	535.150	am	(P-10911/92; A-8196)
300.3330	am	(P-1346; A-19279)	350.1235	n	(P-15044/92; A-16153)	390.150	am	(P-12128)			(P-19846)
300.120	am	(P-12188)	350.2660	am	(P-12104)	390.160	am	(P-12128)	535.160	n	(P-19846)
300.140	am	(P-12188)			(P-1269; A-19210)	390.175	am	(P-1296; A-19235)	535.200	am	(P-10911/92; A-8196)
300.150	am	(P-12188)	350.3210	am	(P-1269; A-19210)	390.180	am	(P-1296; A-19235)	535.210	am	(P-10911/92; A-8196)
300.160	am	(P-12188)	350.3330	am	(P-1269; A-19210)	390.260	am	(P-20061/92; A-21807)			(P-19846)
300.175	am	(P-1321; A-19258)	350.3730	am	(P-4791/92; A-2351)			(E-2390; P-6044;	535.215	am	(P-10911/92; A-8196)
300.180	am	(P-1321; A-19258)			(P-8781; A-19517)	390.270	am	(P-1296; A-19235)	535.216	n	(P-10911/92; A-8196)
300.260	am	(E-2405; P-6059;	350.Ap.A	r	(E-9105)	390.271	n	(E-2390; P-6044;	535.217	am	(P-19846)
		A-15089)	370.520	am	(P-1269; A-19210)			(E-2390; P-6044;	535.220	r	(P-10911/92; A-8196)
300.270	am	(P-1321; A-19258)			(P-8793; A-19509)	390.278	am	(E-2390; P-6044;	535.230	am	(P-10911/92; A-8196)
300.271	n	(E-2405; P-6059;			(E-9117)			A-15073)	535.260	am	(P-10911/92; A-8196)
		(E-2405; P-6059;	385.1010	n	(P-20061/92; A-21807)			A-15073)			

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535.265	am	(P-10911/92; A-8196)	593.220	n	(P-11352)	n	(E-12918) (P-14806)	610.320	n	(E-12936) (P-14824)
535.270	am	(P-10911/92; A-8196)	593.230	n	(P-11352)	r	(E-13115) (P-14831)	615.100	r	(E-12944) (PR-17741)
535.310	am	(P-10911/92; A-8196)	593.240	n	(P-11352)	r	(E-13115) (P-14831)	615.110	r	(E-13002) (P-17798)
535.315	am	(P-10911/92; A-8196)	595.10	am	(P-17447/92; A-13746)	n	(E-12918) (P-14806)	615.120	n	(E-12944) (PR-17741)
535.320	am	(P-10911/92; A-8196)	595.100	am	(P-17447/92; A-13746)	n	(E-12918) (P-14806)	615.130	r	(E-12944) (PR-17741)
535.330	am	(P-10911/92; A-8196)	595.110	am	(P-17447/92; A-13746)	r	(E-13115) (P-14831)	615.140	r	(E-12944) (PR-17741)
535.340	am	(P-10911/92; A-8196)	595.200	am	(P-17447/92; A-13746)	r	(E-13115) (P-14831)	615.150	r	(E-12944) (PR-17741)
535.400	am	(P-10911/92; A-8196)	595.300	am	(P-17447/92; A-13746)	r	(E-13115) (P-14831)	615.160	r	(E-12944) (PR-17741)
535.410	am	(P-10911/92; A-8196)	595.310	am	(P-17447/92; A-13746)	r	(E-13115) (P-14831)	615.200	r	(E-12944) (PR-17741)
535.415	am	(P-10911/92; A-8196)	595.320	am	(P-17447/92; A-13746)	r	(E-13115) (P-14831)	615.210	n	(E-13002) (P-17798)
535.420	am	(P-10911/92; A-8196)	595.330	am	(P-17447/92; A-13746)	r	(E-13115) (P-14831)	615.220	n	(E-13002) (P-17798)
535.430	am	(P-10911/92; A-8196)	595.340	am	(P-17447/92; A-13746)	r	(E-13115) (P-14831)	615.230	n	(E-13002) (P-17798)
535.435	am	(P-10911/92; A-8196)	595.350	am	(P-17447/92; A-13746)	r	(E-13115) (P-14831)	615.300	n	(E-13002) (P-17798)
535.440	am	(P-10911/92; A-8196)	597.10	n	(P-17529/92; A-13763)	r	(E-13115) (P-14831)	615.310	r	(E-12944) (PR-17741)
535.500	am	(P-10911/92; A-8196)	597.100	n	(P-17529/92; A-13763)	r	(E-13115) (P-14831)	615.320	r	(E-12944) (PR-17741)
535.510	am	(P-10911/92; A-8196)	597.110	n	(P-17529/92; A-13763)	r	(E-13115) (P-14831)	615.330	r	(E-13002) (P-17798)
535.520	am	(P-10911/92; A-8196)	597.200	n	(P-17529/92; A-13763)	r	(E-13115) (P-14831)	615.340	r	(E-12944) (PR-17741)
535.530	am	(P-10911/92; A-8196)	597.210	n	(P-17529/92; A-13763)	r	(E-13115) (P-14831)	615.350	r	(E-12944) (PR-17741)
535.535	am	(P-10911/92; A-8196)	597.220	n	(P-17529/92; A-13763)	r	(E-13115) (P-14831)	615.360	r	(E-12944) (PR-17741)
535.540	am	(P-10911/92; A-8196)	597.300	n	(P-17529/92; A-13763)	r	(E-13115) (P-14831)	615.370	r	(E-12944) (PR-17741)
535.600	am	(P-10911/92; A-8196)	597.310	n	(P-17529/92; A-13763)	r	(E-13115) (P-14831)	615.380	r	(E-12944) (PR-17741)
535.650	am	(P-10911/92; A-8196)	597.320	n	(P-17529/92; A-13763)	r	(E-13115) (P-14831)	615.390	r	(E-12944) (PR-17741)
535.750	am	(P-10911/92; A-8196)	600.100	n	(P-14806)	r	(E-13115) (P-14831)	615.400	r	(E-13002) (P-17798)
535.810	am	(P-10911/92; A-8196)	600.110	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.410	n	(E-13002) (P-17798)
535.850	am	(P-10911/92; A-8196)	600.120	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.510	r	(E-12944) (PR-17741)
535.860	am	(P-10911/92; A-8196)	600.130	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.520	r	(E-12944) (PR-17741)
535.1000	am	(P-10911/92; A-8196)	600.140	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.530	r	(E-12944) (PR-17741)
540.65	am	(P-15023/92; A-8258)	600.200	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.540	r	(E-12944) (PR-17741)
540.70	am	(P-15023/92; A-8258)	600.210	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.550	r	(E-12944) (PR-17741)
540.80	am	(P-15023/92; A-8258)	600.220	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.560	r	(E-12944) (PR-17741)
540.90	am	(P-15023/92; A-8258)	600.230	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.600	r	(E-12944) (PR-17741)
540.220	n	(P-12101) (E-12439)	600.240	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.610	r	(E-12944) (PR-17741)
593.10	n	(P-11352)	600.250	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.620	r	(E-12944) (PR-17741)
593.20	n	(P-11352)	600.300	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.630	r	(E-12944) (PR-17741)
593.30	n	(P-11352)	600.310	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.640	r	(E-12944) (PR-17741)
593.100	n	(P-11352)	600.320	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.700	r	(E-12944) (PR-17741)
593.110	n	(P-11352)	600.330	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.710	r	(E-12944) (PR-17741)
593.120	n	(P-11352)	600.340	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.720	r	(E-12944) (PR-17741)
593.130	n	(P-11352)	600.400	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.730	r	(E-12944) (PR-17741)
593.140	n	(P-11352)	600.410	r	(E-13115) (P-14831)	r	(E-13115) (P-14831)	615.740	r	(E-12944) (PR-17741)
593.200	n	(P-11352)								
593.210	n	(P-11352)								

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693.15	am	(E-1213) (P-2711; A-15909)	790.100	n	(E-7283) (P-19354)
693.20	am	(E-1213) (P-2711; A-15909)	790.110	n	(P-19354)
694.20	am	(P-13414/92; A-2306)	790.120	n	(P-19354)
694.100	am	(P-13414/92; A-2306)	790.130	n	(P-19354)
694.110	am	(P-13414/92; A-2306)	790.200	n	(P-19354)
694.120	am	(P-13414/92; A-2306)	790.210	n	(P-19354)
694.Ap.A	r	(P-13414/92; A-2306)	790.220	n	(P-19354)
694.Ap.B	r	(P-13414/92; A-2306)	790.230	n	(P-19354)
695.10	am	(P-13472/92; A-2975)	790.240	n	(P-19354)
695.30	am	(P-13472/92; A-2975)	790.300	n	(P-19354)
695.40	am	(P-13472/92; A-2975)	790.420	r	(P-7198; A-15916)
695.50	n	(P-13472/92; A-2975)	790.460	r	(E-7283)
695.Ap.A	n	(P-13472/92; A-2975)	790.480	r	(E-7283)
697.20	am	(E-1204) (P-2687; A-15899)	790.500	am	(P-7198; A-15916)
697.30	am	(E-1204) (P-2687; A-15899)	790.540	am	(P-17496/92; W-7075)
750.540	am	(P-723; A-18588)	790.580	r	(P-7198; A-15916)
750.1810	am	(P-723; A-18588)	790.600	r	(E-7283)
750.1820	am	(P-723; A-18588)	790.620	r	(P-7198; A-15916)
750.1830	am	(P-723; A-18588)	790.630	r	(E-7283)
750.1855	n	(P-723; A-18588)	790.660	r	(P-7198; A-15916)
750.1865	am	(P-723; A-18588)	790.700	r	(E-7283)
750.Ap.B	am	(P-723; A-18588)	790.706	r	(P-7198; A-15916)
750.Ap.C	am	(P-723; A-18588)	790.721	am	(E-7283)
750.Ap.E	n	(P-723; A-18588)	790.740	am	(P-17496/92; W-7075)
775.10	am	(P-906; A-14015)	790.756	r	(P-7198; A-15916)
775.20	am	(P-906; A-14015)	790.760	r	(E-7283)
775.70	am	(P-906; A-14015)	790.760	r	(P-7198; A-15916)
775.110	am	(P-906; A-14015)	790.760	r	(E-7283)
775.140	am	(P-906; A-14015)	790.760	r	(P-7198; A-15916)
775.150	n	(P-906; A-14015)	790.760	r	(E-7283)
785.110	am	(P-920; A-14027)	790.760	r	(P-7198; A-15916)
785.120	am	(P-920; A-14027)	790.760	r	(E-7283)
785.200	am	(P-920; A-14027)	790.760	r	(P-7198; A-15916)
785.290	am	(P-920; A-14027)	790.760	r	(E-7283)
785.300	am	(P-920; A-14027)	790.760	r	(P-7198; A-15916)
785.355	n	(P-920; A-14027)	790.760	r	(E-7283)
785.578	n	(P-920; A-14027)	790.760	r	(P-7198; A-15916)
785.1210	n	(P-920; A-14027)	790.760	r	(E-7283)
785.1220	n	(P-920; A-14027)	790.760	r	(P-7198; A-15916)
790.5	n	(P-19354)	790.760	r	(E-7283)
790.10	n	(P-19354)	790.760	r	(P-7198; A-15916)
790.20	am	(P-7198; A-15916)	790.760	r	(E-7283)
790.40	am	(E-7283)	790.760	r	(P-7198; A-15916)

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790.780	r	(E-7283) (P-7198; A-15916)	790.1129	r	(E-7283) (P-7198; A-15916)	790.1500	r	(E-7283) (P-7198; A-15916)	790.1842	r	(E-7283) (P-7198; A-15916)
790.788	r	(E-7283) (P-7198; A-15916)	790.1131	r	(E-7283) (P-7198; A-15916)	790.1540	r	(E-7283) (P-7198; A-15916)	790.1846	r	(E-7283) (P-7198; A-15916)
790.798	r	(E-7283) (P-7199; A-15916)	790.1140	r	(E-7283) (P-7198; A-15916)	790.1560	am	(E-7283) (P-17496/92; W-7075)	790.1848	r	(E-7283) (P-7198; A-15916)
790.799	r	(E-7283) (P-7198; A-15916)	790.1180	r	(E-7283) (P-7198; A-15916)	790.1573	r	(E-7283) (P-7198; A-15916)	790.1856	r	(E-7283) (P-7198; A-15916)
790.815	r	(E-7283) (P-7198; A-15916)	790.1200	r	(E-7283) (P-7198; A-15916)	790.1577	am	(E-7283) (P-17496/92; W-7075)	790.1858	r	(E-7283) (P-7198; A-15916)
790.820	r	(E-7283) (P-7198; A-15916)	790.1220	r	(E-7283) (P-7198; A-15916)	790.1620	r	(E-7283) (P-7198; A-15916)	790.1859	n	(E-7283) (P-17496/92; W-7075)
790.830	r	(E-7283) (P-7198; A-15916)	790.1260	r	(E-7283) (P-7198; A-15916)	790.1660	r	(E-7283) (P-7198; A-15916)	790.1860	r	(E-7283) (P-7198; A-15916)
790.860	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.1300	r	(E-7283) (P-7198; A-15916)	790.1685	r	(E-7283) (P-7198; A-15916)	790.1870	r	(E-7283) (P-7198; A-15916)
790.900	r	(E-7283) (P-7198; A-15916)	790.1345	r	(E-7283) (P-7198; A-15916)	790.1697	r	(E-7283) (P-7198; A-15916)	790.1900	r	(E-7283) (P-7198; A-15916)
790.905	r	(E-7283) (P-7198; A-15916)	790.1350	am	(E-7283) (P-17496/92; W-7075)	790.1700	r	(E-7283) (P-7198; A-15916)	790.1930	am	(E-7283) (P-17496/92; W-7075)
790.910	r	(E-7283) (P-7198; A-15916)	790.1360	r	(E-7283) (P-7198; A-15916)	790.1706	r	(E-7283) (P-7198; A-15916)	790.1940	r	(E-7283) (P-7198; A-15916)
790.920	r	(E-7283) (P-7198; A-15916)	790.1380	r	(E-7283) (P-7198; A-15916)	790.1708	r	(E-7283) (P-7198; A-15916)	790.1950	am	(E-7283) (P-17496/92; W-7075)
790.940	r	(E-7283) (P-7198; A-15916)	790.1386	r	(E-7283) (P-7198; A-15916)	790.1710	r	(E-7283) (P-7198; A-15916)	790.1960	am	(E-7283) (P-17496/92; W-7075)
790.974	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.1388	am	(E-7283) (P-17496/92; W-7075)	790.1719	r	(E-7283) (P-7198; A-15916)	790.1980	r	(E-7283) (P-7198; A-15916)
790.980	r	(E-7283) (P-7198; A-15916)	790.1390	am	(E-7283) (P-7198; A-15916)	790.1721	r	(E-7283) (P-7198; A-15916)	790.2020	r	(E-7283) (P-7198; A-15916)
790.1020	r	(E-7283) (P-7198; A-15916)	790.1418	am	(E-7283) (P-7198; A-15916)	790.1740	r	(E-7283) (P-7198; A-15916)	790.2060	r	(E-7283) (P-7198; A-15916)
790.1060	r	(E-7283) (P-7198; A-15916)	790.1420	r	(E-7283) (P-7198; A-15916)	790.1780	r	(E-7283) (P-7198; A-15916)	790.2084	r	(E-7283) (P-7198; A-15916)
790.1100	r	(E-7283) (P-7198; A-15916)	790.1423	r	(E-7283) (P-7198; A-15916)	790.1820	r	(E-7283) (P-7198; A-15916)	790.2086	n	(E-7283) (P-17496/92; W-7075)
790.1107	r	(E-7283) (P-7198; A-15916)	790.1425	r	(E-7283) (P-7198; A-15916)	790.1835	r	(E-7283) (P-7198; A-15916)	790.2100	r	(E-7283) (P-7198; A-15916)
790.1112	r	(E-7283) (P-7198; A-15916)	790.1440	r	(E-7283) (P-7198; A-15916)	790.2130	r	(E-7283) (P-7198; A-15916)	790.2092	r	(E-7283) (P-7198; A-15916)
790.1120	r	(E-7283) (P-7198; A-15916)	790.1460	r	(E-7283) (P-7198; A-15916)				790.2097	r	(E-7283) (P-7198; A-15916)
790.1125	r	(E-7283) (P-7198; A-15916)	790.1490	r	(E-7283) (P-7198; A-15916)				790.2100	r	(E-7283) (P-7198; A-15916)
790.1127	r	(E-7283) (P-7198; A-15916)							790.2130	r	(E-7283) (P-7198; A-15916)

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790.2140	r	(E-7283) (P-7198; A-15916)	790.2600	n	(P-17496/92; W-7075)	790.2860	r	(P-7198; A-15916)	(E-7283)	790.3049	r	(P-7198; A-15916)
790.2155	r	(E-7283) (P-7198; A-15916)	790.2603	r	(P-7198; A-15916)	790.2605	am	(E-7283) (P-17496/92; W-7075)	(E-7283)	790.3051	r	(P-7198; A-15916)
790.2180	r	(E-7283) (P-7198; A-15916)	790.2613	am	(E-7283) (P-17496/92; W-7075)	790.2614	r	(E-7283) (P-7198; A-15916)	(E-7283)	790.3054	r	(P-7198; A-15916)
790.2220	r	(E-7283) (P-7198; A-15916)	790.2617	r	(E-7283) (P-7198; A-15916)	790.2618	am	(E-7283) (P-17496/92; W-7075)	(E-7283)	790.3056	r	(P-7198; A-15916)
790.2260	r	(E-7283) (P-7198; A-15916)	790.2620	r	(E-7283) (P-7198; A-15916)	790.2625	r	(E-7283) (P-7198; A-15916)	(E-7283)	790.3060	r	(P-7198; A-15916)
790.2300	r	(E-7283) (P-7198; A-15916)	790.2645	r	(E-7283) (P-7198; A-15916)	790.2660	r	(E-7283) (P-7198; A-15916)	(E-7283)	790.3085	r	(P-7198; A-15916)
790.2340	r	(E-7283) (P-7198; A-15916)	790.2661	am	(E-7283) (P-17496/92; W-7075)	790.2662	am	(E-7283) (P-17496/92; W-7075)	(E-7283)	790.3100	r	(P-7198; A-15916)
790.2380	r	(E-7283) (P-7198; A-15916)	790.2663	r	(E-7283) (P-7198; A-15916)	790.2668	r	(E-7283) (P-7198; A-15916)	(E-7283)	790.3140	r	(P-7198; A-15916)
790.2390	r	(E-7283) (P-7198; A-15916)	790.2672	r	(E-7283) (P-7198; A-15916)	790.2700	r	(E-7283) (P-7198; A-15916)	(E-7283)	790.3180	r	(P-7198; A-15916)
790.2420	r	(E-7283) (P-7198; A-15916)	790.2740	r	(E-7283) (P-7198; A-15916)	790.2780	r	(E-7283) (P-7198; A-15916)	(E-7283)	790.3220	r	(P-7198; A-15916)
790.2460	r	(E-7283) (P-7198; A-15916)	790.2800	r	(E-7283) (P-7198; A-15916)	790.2805	r	(E-7283) (P-7198; A-15916)	(E-7283)	790.3235	n	(P-17496/92; W-7075)
790.2462	am	(P-17496/92; W-7075)	790.2820	r	(P-7198; A-15916)	790.2858	r	(E-7283) (P-7198; A-15916)	(E-7283)	790.3260	r	(P-7198; A-15916)
790.2465	am	(P-17496/92; W-7075)				790.2587	n	(E-7283) (P-17496/92; W-7075)	(E-7283)	790.3300	r	(P-7198; A-15916)
790.2470	r	(E-7283) (P-7198; A-15916)								790.3308	am	(P-17496/92; W-7075)
790.2485	r	(E-7283) (P-7198; A-15916)								790.3315	r	(P-7198; A-15916)
790.2500	r	(E-7283) (P-7198; A-15916)								790.3335	r	(P-7198; A-15916)
790.2510	r	(E-7283) (P-7198; A-15916)								790.3337	n	(P-17496/92; W-7075)
790.2540	r	(E-7283) (P-7198; A-15916)								790.3340	r	(P-7198; A-15916)
790.2555	r	(E-7283) (P-7198; A-15916)								790.3350	r	(P-7198; A-15916)
790.2580	r	(E-7283) (P-7198; A-15916)								790.3380	r	(P-7198; A-15916)
790.2583	r	(E-7283) (P-7198; A-15916)								790.3420	am	(P-17496/92; W-7075)
790.2585	r	(E-7283) (P-7198; A-15916)									r	(P-7198; A-15916)
										790.3425	r	(P-7198; A-15916)
										790.3437	r	(P-7198; A-15916)
												(E-7283)
										790.3440	r	(P-7198; A-15916)

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790.3460	r	(E-7283) (P-7198; A-15916)	790.3910	r	(P-7198; A-15916)	790.4340	r	(P-7198; A-15916)	790.4725	r	(E-7283) (P-7198; A-15916)
790.3472	r	(E-7283) (P-7198; A-15916)	790.3914	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.4380	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.4728	am	(E-7283) (P-17496/92; W-7075)
790.3475	r	(E-7283) (P-7198; A-15916)	790.3920	r	(E-7283) (P-7198; A-15916)	790.4382	#	(E-7283) (P-17496/92; W-7075)		r	(P-7198; A-15916)
790.3488	r	(E-7283) (P-7198; A-15916)	790.3945	am	(E-7283) (P-17496/92; W-7075)	790.4384	#	(P-17496/92; W-7075) (P-7198; A-15916)	790.4740	r	(E-7283) (P-7198; A-15916)
790.3492	r	(E-7283) (P-7198; A-15916)	790.3940	r	(E-7283) (P-7198; A-15916)		n	(P-17496/92; W-7075) (P-7198; A-15916)	790.4780	r	(E-7283) (P-7198; A-15916)
790.3500	r	(E-7283) (P-7198; A-15916)	790.3945	r	(E-7283) (P-7198; A-15916)	790.4385	r	(E-7283) (P-7198; A-15916)	790.4820	r	(E-7283) (P-7198; A-15916)
790.3540	r	(E-7283) (P-7198; A-15916)	790.3960	r	(E-7283) (P-7198; A-15916)	790.4386	r	(E-7283) (P-7198; A-15916)	790.4840	r	(E-7283) (P-7198; A-15916)
790.3580	r	(E-7283) (P-7198; A-15916)	790.3980	r	(E-7283) (P-7198; A-15916)	790.4396	r	(E-7283) (P-7198; A-15916)	790.4860	r	(E-7283) (P-7198; A-15916)
790.3620	r	(E-7283) (P-7198; A-15916)	790.3996	r	(E-7283) (P-7198; A-15916)	790.4398	r	(E-7283) (P-7198; A-15916)	790.4900	am	(E-7283) (P-17496/92; W-7075)
790.3660	r	(E-7283) (P-7198; A-15916)	790.4012	r	(E-7283) (P-7198; A-15916)	790.4420	r	(E-7283) (P-7198; A-15916)		r	(P-7198; A-15916)
790.3700	r	(E-7283) (P-7198; A-15916)	790.4020	r	(E-7283) (P-7198; A-15916)	790.4430	r	(E-7283) (P-7198; A-15916)	790.4940	r	(E-7283) (P-7198; A-15916)
790.3720	am	(E-7283) (P-17496/92; W-7075)	790.4040	r	(E-7283) (P-7198; A-15916)	790.4360	r	(E-7283) (P-7198; A-15916)	790.4960	r	(E-7283) (P-7198; A-15916)
790.3730	r	(E-7283) (P-7198; A-15916)	790.4060	r	(E-7283) (P-7198; A-15916)	790.4395	r	(E-7283) (P-7198; A-15916)	790.4963	r	(E-7283) (P-7198; A-15916)
790.3740	r	(E-7283) (P-7198; A-15916)	790.4100	am	(E-7283) (P-17496/92; W-7075)	790.4500	r	(E-7283) (P-7198; A-15916)	790.4965	r	(E-7283) (P-7198; A-15916)
790.3742	r	(E-7283) (P-7198; A-15916)		r	(E-7283) (P-7198; A-15916)	790.4540	r	(E-7283) (P-7198; A-15916)	790.4980	r	(E-7283) (P-7198; A-15916)
790.3780	r	(E-7283) (P-7198; A-15916)	790.4140	r	(E-7283) (P-7198; A-15916)	790.4580	r	(E-7283) (P-7198; A-15916)	790.5020	r	(E-7283) (P-7198; A-15916)
790.3800	r	(E-7283) (P-7198; A-15916)	790.4150	r	(E-7283) (P-7198; A-15916)	790.4620	r	(E-7283) (P-7198; A-15916)	790.5030	r	(E-7283) (P-7198; A-15916)
790.3820	r	(E-7283) (P-7198; A-15916)	790.4173	r	(E-7283) (P-7198; A-15916)	790.4660	r	(E-7283) (P-7198; A-15916)	790.5060	r	(E-7283) (P-7198; A-15916)
790.3860	r	(E-7283) (P-7198; A-15916)	790.4180	r	(E-7283) (P-7198; A-15916)	790.4665	r	(E-7283) (P-7198; A-15916)	790.5100	r	(E-7283) (P-7198; A-15916)
790.3900	r	(E-7283) (P-7198; A-15916)	790.4200	r	(E-7283) (P-7198; A-15916)	790.4670	r	(E-7283) (P-7198; A-15916)	790.5140	r	(E-7283) (P-7198; A-15916)
790.3902	n	(E-7283) (P-17496/92; W-7075)	790.4220	am	(E-7283) (P-17496/92; W-7075)	790.4670	r	(E-7283) (P-7198; A-15916)	790.5180	r	(E-7283) (P-7198; A-15916)
790.3904	r	(E-7283) (P-7198; A-15916)		r	(E-7283) (P-7198; A-15916)	790.4680	r	(E-7283) (P-7198; A-15916)	790.5220	am	(E-7283) (P-17496/92; W-7075)
790.3907	am	(E-7283) (P-17496/92; W-7075)	790.4260	r	(E-7283) (P-7198; A-15916)	790.4700	r	(E-7283) (P-7198; A-15916)		r	(P-7198; A-15916)
	r	(E-7283) (P-7198; A-15916)	790.4300	r	(E-7283) (P-7198; A-15916)	790.4720	am	(E-7283) (P-17496/92; W-7075)	790.5260	r	(E-7283) (P-7198; A-15916)
							r	(P-7198; A-15916)	790.5300	r	(E-7283) (P-7198; A-15916)

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790.5312	r	(P-7198; A-15916) (E-7283)	r	(P-7198; A-15916) (E-7283)	
790.5320	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.5792	r	(P-7198; A-15916) (E-7283)
790.5340	r	(E-7283) (P-7198; A-15916)	790.5795	r	(P-7198; A-15916) (E-7283)
790.5380	r	(E-7283) (P-7198; A-15916)	790.5800	r	(P-7198; A-15916) (E-7283)
790.5420	r	(E-7283) (P-7198; A-15916)	790.5802	r	(P-7198; A-15916) (E-7283)
790.5460	r	(E-7283) (P-7198; A-15916)	790.5807	r	(P-7198; A-15916) (E-7283)
790.5483	r	(E-7283) (P-7198; A-15916)	790.5820	r	(P-7198; A-15916) (E-7283)
790.5500	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.5830	r	(P-7198; A-15916) (E-7283)
790.5520	r	(E-7283) (P-7198; A-15916)	790.5835	r	(P-7198; A-15916) (E-7283)
790.5530	r	(E-7283) (P-7198; A-15916)	790.5837	r	(P-7198; A-15916) (E-7283)
790.5540	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.5840	r	(P-7198; A-15916) (E-7283)
790.5544	r	(E-7283) (P-7198; A-15916)	790.5860	r	(P-7198; A-15916) (E-7283)
790.5555	r	(E-7283) (P-7198; A-15916)	790.5872	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.5560	r	(E-7283) (P-7198; A-15916)	790.5893	r	(P-7198; A-15916) (E-7283)
790.5580	r	(E-7283) (P-7198; A-15916)	790.5900	r	(P-7198; A-15916) (E-7283)
790.5620	r	(E-7283) (P-7198; A-15916)	790.5924	r	(P-7198; A-15916) (E-7283)
790.5640	r	(E-7283) (P-7198; A-15916)	790.5940	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.5660	r	(E-7283) (P-7198; A-15916)	790.5980	r	(P-7198; A-15916) (E-7283)
790.5700	r	(E-7283) (P-7198; A-15916)	790.5992	r	(P-7198; A-15916) (E-7283)
790.5720	r	(E-7283) (P-7198; A-15916)	790.5996	r	(P-7198; A-15916) (E-7283)
790.5740	r	(E-7283) (P-7198; A-15916)	790.6020	r	(P-7198; A-15916) (E-7283)
790.5780	r	(E-7283) (P-7198; A-15916)	790.6060	r	(P-7198; A-15916) (E-7283)
790.5788	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.6100	r	(P-7198; A-15916) (E-7283)

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790.6140	r	(P-7198; A-15916) (E-7283)	790.6480	r	(P-7198; A-15916) (E-7283)
790.6180	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.6500	r	(P-7198; A-15916) (E-7283)
790.6220	r	(E-7283) (P-7198; A-15916)	790.6505	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.6260	r	(E-7283) (P-7198; A-15916)	790.6540	r	(E-7283) (P-7198; A-15916)
790.6275	r	(E-7283) (P-7198; A-15916)	790.6544	r	(E-7283) (P-7198; A-15916)
790.6277	r	(E-7283) (P-7198; A-15916)	790.6570	r	(E-7283) (P-7198; A-15916)
790.6280	am	(E-7283) (P-17496/92; W-7075)	790.6580	am	(E-7283) (P-17496/92; W-7075)
790.6284	r	(P-7198; A-15916) (E-7283)	790.6610	am	(P-7198; A-15916) (E-7283)
790.6300	r	(P-7198; A-15916) (E-7283)	790.6620	r	(P-7198; A-15916) (E-7283)
790.6340	r	(P-7198; A-15916) (E-7283)	790.6621	r	(P-7198; A-15916) (E-7283)
790.6370	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.6660	r	(E-7283) (P-7198; A-15916)
790.6375	r	(E-7283) (P-7198; A-15916)	790.6670	r	(E-7283) (P-7198; A-15916)
790.6380	r	(E-7283) (P-7198; A-15916)	790.6700	r	(E-7283) (P-7198; A-15916)
790.6420	r	(E-7283) (P-7198; A-15916)	790.6740	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.6430	am	(E-7283) (P-17496/92; W-7075)	790.6780	r	(E-7283) (P-7198; A-15916)
790.6435	r	(E-7283) (P-7198; A-15916)	790.6800	r	(E-7283) (P-7198; A-15916)
790.6445	r	(E-7283) (P-7198; A-15916)	790.6820	r	(E-7283) (P-7198; A-15916)
790.6450	r	(E-7283) (P-7198; A-15916)	790.6860	r	(E-7283) (P-7198; A-15916)
790.6452	r	(E-7283) (P-7198; A-15916)	790.6875	r	(E-7283) (P-7198; A-15916)
790.6454	r	(E-7283) (P-7198; A-15916)	790.6885	r	(E-7283) (P-7198; A-15916)
790.6456	r	(E-7283) (P-7198; A-15916)	790.6895	r	(E-7283) (P-7198; A-15916)
790.6460	r	(E-7283) (P-7198; A-15916)	790.6900	r	(E-7283) (P-7198; A-15916)

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790.6940	r	(P-7198; A-15916) (E-7283)	790.7280	am	(E-7283) (P-17496/92; W-7075)
790.6946	r	(P-7198; A-15916) (E-7283)		r	(P-7198; A-15916) (E-7283)
790.6960	r	(P-7198; A-15916) (E-7283)	790.7284	r	(P-7198; A-15916) (E-7283)
790.6980	r	(P-7198; A-15916) (E-7283)	790.7288	r	(P-7198; A-15916) (E-7283)
790.7020	r	(P-7198; A-15916) (E-7283)	790.7291	r	(P-7198; A-15916) (E-7283)
790.7060	r	(P-7198; A-15916) (E-7283)	790.7294	r	(P-7198; A-15916) (E-7283)
790.7100	r	(P-7198; A-15916) (E-7283)	790.7296	r	(P-7198; A-15916) (E-7283)
790.7120	r	(P-7198; A-15916) (E-7283)	790.7300	r	(P-7198; A-15916) (E-7283)
790.7130	r	(P-7198; A-15916) (E-7283)	790.7340	r	(P-7198; A-15916) (E-7283)
790.7140	r	(P-7198; A-15916) (E-7283)	790.7380	r	(P-7198; A-15916) (E-7283)
790.7160	r	(P-7198; A-15916) (E-7283)	790.7400	r	(P-7198; A-15916) (E-7283)
790.7180	r	(P-7198; A-15916) (E-7283)	790.7420	r	(P-7198; A-15916) (E-7283)
790.7181	r	(P-7198; A-15916) (E-7283)	790.7460	r	(P-7198; A-15916) (E-7283)
790.7220	r	(P-7198; A-15916) (E-7283)	790.7500	r	(P-7198; A-15916) (E-7283)
790.7221	am	(P-17496/92; W-7075) (E-7283)	790.7510	r	(P-7198; A-15916) (E-7283)
790.7223	r	(P-7198; A-15916) (E-7283)	790.7520	n	(P-17496/92; W-7075) (E-7283)
790.7229	r	(P-7198; A-15916) (E-7283)	790.7540	r	(P-7198; A-15916) (E-7283)
790.7245	am	(P-17496/92; W-7075) (E-7283)	790.7580	r	(P-7198; A-15916) (E-7283)
790.7260	r	(P-7198; A-15916) (E-7283)	790.7620	r	(P-7198; A-15916) (E-7283)
790.7263	am	(P-17496/92; W-7075) (E-7283)	790.7660	r	(P-7198; A-15916) (E-7283)
790.7265	am	(P-17496/92; W-7075) (E-7283)	790.7700	r	(P-7198; A-15916) (E-7283)
790.7272	r	(P-7198; A-15916) (E-7283)	790.7740	r	(P-7198; A-15916) (E-7283)
790.7278	am	(P-17496/92; W-7075) (E-7283)	790.7780	r	(P-7198; A-15916) (E-7283)
	r	(P-17496/92; W-7075) (E-7283)	790.7820	r	(P-7198; A-15916) (E-7283)
	r	(P-17496/92; W-7075) (E-7283)	790.7828	r	(P-7198; A-15916) (E-7283)

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790.7834	r	(E-7283) (P-7198; A-15916)	790.8380	r	(P-7198; A-15916) (E-7283)
790.7860	r	(E-7283) (P-7198; A-15916)	790.8420	r	(P-7198; A-15916) (E-7283)
790.7875	n	(P-17496/92; W-7075) (E-7283)	790.8460	r	(P-7198; A-15916) (E-7283)
790.7900	r	(P-7198; A-15916) (E-7283)	790.8500	r	(P-7198; A-15916) (E-7283)
790.7940	r	(P-7198; A-15916) (E-7283)	790.8540	r	(P-7198; A-15916) (E-7283)
790.7980	r	(P-7198; A-15916) (E-7283)	790.8580	am	(P-17496/92; W-7075) (E-7283)
790.8015	r	(E-7283) (P-7198; A-15916)		r	(P-7198; A-15916) (E-7283)
790.8020	r	(E-7283) (P-7198; A-15916)	790.8590	r	(P-7198; A-15916) (E-7283)
790.8030	am	(P-17496/92; W-7075) (E-7283)	790.8620	r	(P-7198; A-15916) (E-7283)
790.8060	r	(E-7283) (P-7198; A-15916)	790.8660	r	(P-7198; A-15916) (E-7283)
790.8100	r	(P-7198; A-15916) (E-7283)	790.8700	r	(P-7198; A-15916) (E-7283)
790.8106	r	(P-7198; A-15916) (E-7283)	790.8710	am	(P-17496/92; W-7075) (E-7283)
790.8136	r	(P-7198; A-15916) (E-7283)		r	(P-7198; A-15916) (E-7283)
790.8140	r	(E-7283) (P-7198; A-15916)	790.8724	r	(P-7198; A-15916) (E-7283)
790.8180	r	(P-7198; A-15916) (E-7283)	790.8727	r	(P-7198; A-15916) (E-7283)
790.8220	r	(E-7283) (P-7198; A-15916)	790.8740	r	(P-7198; A-15916) (E-7283)
790.8232	r	(E-7283) (P-7198; A-15916)	790.8780	r	(P-7198; A-15916) (E-7283)
790.8244	r	(P-7198; A-15916) (E-7283)	790.8820	r	(P-7198; A-15916) (E-7283)
790.8248	am	(P-17496/92; W-7075) (E-7283)	790.8835	n	(P-17496/92; W-7075) (E-7283)
	r	(P-7198; A-15916) (E-7283)	790.8860	r	(P-7198; A-15916) (E-7283)
790.8260	r	(P-7198; A-15916) (E-7283)	790.8900	r	(P-7198; A-15916) (E-7283)
790.8290	r	(P-7198; A-15916) (E-7283)	790.8940	r	(P-7198; A-15916) (E-7283)
790.8300	r	(E-7283) (P-7198; A-15916)	790.8980	r	(P-7198; A-15916) (E-7283)
790.8340	r	(E-7283) (P-7198; A-15916)	790.9020	r	(P-7198; A-15916) (E-7283)
790.8378	r	(P-7198; A-15916) (E-7283)	790.9035	r	(P-7198; A-15916) (E-7283)
	r	(P-7198; A-15916) (E-7283)	790.9045	am	(P-17496/92; W-7075) (E-7283)

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790.9048	r	(P-7198; A-15916) (E-7283)	r	(P-7198; A-15916) (E-7283)
790.9050	am	(P-7198; A-15916) (E-7283)	r	(P-7198; A-15916) (E-7283)
790.9056	r	(P-7198; A-15916) (E-7283)	r	(P-7198; A-15916) (E-7283)
790.9060	r	(P-7198; A-15916) (E-7283)	r	(P-7198; A-15916) (E-7283)
790.9070	am	(P-7198; A-15916) (E-7283)	r	(P-7198; A-15916) (E-7283)
790.9084	r	(P-7198; A-15916) (E-7283)	am	(P-7198; A-15916) (E-7283)
790.9100	r	(P-7198; A-15916) (E-7283)	am	(P-7198; A-15916) (E-7283)
790.9140	r	(P-7198; A-15916) (E-7283)	n	(P-7198; A-15916) (E-7283)
790.9180	r	(P-7198; A-15916) (E-7283)	am	(P-7198; A-15916) (E-7283)
790.9220	r	(P-7198; A-15916) (E-7283)	am	(P-7198; A-15916) (E-7283)
790.9260	r	(P-7198; A-15916) (E-7283)	am	(P-7198; A-15916) (E-7283)
790.9300	r	(P-7198; A-15916) (E-7283)	am	(P-7198; A-15916) (E-7283)
790.9320	r	(P-7198; A-15916) (E-7283)	am	(P-7198; A-15916) (E-7283)
790.9340	r	(P-7198; A-15916) (E-7283)	n	(P-7198; A-15916) (E-7283)
790.9380	r	(P-7198; A-15916) (E-7283)	r	(P-7198; A-15916) (E-7283)
790.9420	r	(P-7198; A-15916) (E-7283)	am	(P-7198; A-15916) (E-7283)
790.9460	r	(P-7198; A-15916) (E-7283)	n	(P-7198; A-15916) (E-7283)
790.9475	r	(P-7198; A-15916) (E-7283)	n	(P-7198; A-15916) (E-7283)
790.9478	r	(P-7198; A-15916) (E-7283)	n	(P-7198; A-15916) (E-7283)
790.9486	r	(P-7198; A-15916) (E-7283)	am	(P-7198; A-15916) (E-7283)
790.9500	am	(P-7198; A-15916) (E-7283)	am	(P-7198; A-15916) (E-7283)
790.9520	am	(P-7198; A-15916) (E-7283)	n	(P-7198; A-15916) (E-7283)

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845.Ex.A	n	(P-12314/92; A-1884)	n	(P-18479/92; A-21516)
845.Ex.B	n	(P-12314/92; A-1884)	r	(P-18236/92; A-21507)
845.Ex.C	n	(P-12314/92; A-1884)	n	(P-18479/92; A-21516)
845.Ap.B	n	(P-12314/92; A-1884)	r	(P-18236/92; A-21507)
845.Ap.C	n	(P-12314/92; A-1884)	r	(P-18236/92; A-21507)
845.II.A	n	(P-12314/92; A-1884)	r	(P-18236/92; A-21507)
845.Ap.D	n	(P-12314/92; A-1884)	n	(P-18479/92; A-21516)
845.II.A	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
845.Ap.E	n	(P-12314/92; A-1884)	n	(P-18479/92; A-21516)
890.110	r	(P-18236/92; A-21507)	r	(P-18236/92; A-21507)
890.120	r	(P-18236/92; A-21507)	r	(P-18479/92; A-21516)
890.130	r	(P-18236/92; A-21507)	n	(P-18236/92; A-21507)
890.140	n	(P-18479/92; A-21516)	r	(P-18236/92; A-21507)
890.150	n	(P-18479/92; A-21516)	r	(P-18236/92; A-21507)
890.160	n	(P-18479/92; A-21516)	r	(P-18236/92; A-21507)
890.170	n	(P-18479/92; A-21516)	r	(P-18236/92; A-21507)
890.180	n	(P-18479/92; A-21516)	n	(P-18479/92; A-21516)
890.190	n	(P-18479/92; A-21516)	r	(P-18236/92; A-21507)
890.200	n	(P-18479/92; A-21516)	r	(P-18236/92; A-21507)
890.210	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.220	r	(P-18236/92; A-21507)	n	(P-18236/92; A-21507)
890.230	r	(P-18479/92; A-21516)	r	(P-18479/92; A-21516)
890.240	r	(P-18236/92; A-21507)	r	(P-18236/92; A-21507)
890.250	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.260	r	(P-18236/92; A-21507)	r	(P-18236/92; A-21507)
890.270	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.280	r	(P-18236/92; A-21507)	r	(P-18236/92; A-21507)
890.290	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.300	r	(P-18236/92; A-21507)	n	(P-18236/92; A-21507)
890.310	r	(P-18479/92; A-21516)	n	(P-18479/92; A-21516)
890.320	r	(P-18236/92; A-21507)	r	(P-18236/92; A-21507)
890.330	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.340	r	(P-18479/92; A-21516)	r	(P-18236/92; A-21507)
890.350	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.360	r	(P-18236/92; A-21507)	r	(P-18236/92; A-21507)
890.370	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)

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	n	(P-18479/92; A-21516)		n	(P-18479/92; A-21516)
890.1480	n	(P-18479/92; A-21516)	890.1800	r	(P-18236/92; A-21507)
890.1490	n	(P-18479/92; A-21516)		n	(P-18479/92; A-21516)
890.1500	n	(P-18479/92; A-21516)	890.1910	r	(P-18236/92; A-21507)
890.1510	n	(P-18236/92; A-21507)		n	(P-18479/92; A-21516)
	n	(P-18479/92; A-21516)	890.1920	r	(P-18236/92; A-21507)
890.1520	n	(P-18236/92; A-21507)		n	(P-18479/92; A-21516)
	n	(P-18479/92; A-21516)	890.1930	r	(P-18236/92; A-21507)
890.1530	n	(P-18236/92; A-21516)		n	(P-18479/92; A-21516)
890.1540	r	(P-18479/92; A-21516)	890.1940	r	(P-18236/92; A-21507)
	n	(P-18236/92; A-21507)		n	(P-18479/92; A-21516)
890.1550	n	(P-18479/92; A-21516)	890.1950	r	(P-18236/92; A-21507)
	n	(P-18236/92; A-21507)		n	(P-18479/92; A-21516)
890.1560	n	(P-18479/92; A-21516)	890.1960	r	(P-18236/92; A-21507)
	n	(P-18236/92; A-21507)	890.1970	r	(P-18236/92; A-21507)
890.1570	n	(P-18479/92; A-21516)	890.1980	r	(P-18236/92; A-21507)
	n	(P-18236/92; A-21507)	890.1990	r	(P-18236/92; A-21507)
890.1580	n	(P-18479/92; A-21516)	890.2000	r	(P-18236/92; A-21507)
	n	(P-18236/92; A-21507)	890.2010	r	(P-18236/92; A-21507)
890.1590	r	(P-18479/92; A-21516)	890.2020	r	(P-18236/92; A-21507)
	n	(P-18236/92; A-21507)	890.2030	r	(P-18236/92; A-21507)
890.1600	n	(P-18479/92; A-21516)	890.2040	r	(P-18236/92; A-21507)
	n	(P-18236/92; A-21507)	890.2050	r	(P-18236/92; A-21507)
890.1610	n	(P-18479/92; A-21516)	890.2060	r	(P-18236/92; A-21507)
890.1620	r	(P-18236/92; A-21507)	890.2070	r	(P-18236/92; A-21507)
890.1630	r	(P-18236/92; A-21507)	890.2080	r	(P-18236/92; A-21507)
890.1640	r	(P-18236/92; A-21507)	890.2090	r	(P-18236/92; A-21507)
890.1650	r	(P-18236/92; A-21507)	890.2100	r	(P-18236/92; A-21507)
890.1660	r	(P-18236/92; A-21507)	890.2110	r	(P-18236/92; A-21507)
890.1670	r	(P-18236/92; A-21507)	890.2120	r	(P-18236/92; A-21507)
890.1710	n	(P-18236/92; A-21507)	890.2210	r	(P-18236/92; A-21507)
	n	(P-18479/92; A-21516)	890.2220	r	(P-18236/92; A-21507)
890.1720	n	(P-18236/92; A-21516)	890.2230	r	(P-18236/92; A-21507)
	n	(P-18479/92; A-21516)	890.2240	r	(P-18236/92; A-21507)
890.1730	n	(P-18236/92; A-21507)	890.2250	r	(P-18236/92; A-21507)
	n	(P-18479/92; A-21516)	890.2260	r	(P-18236/92; A-21507)
890.1740	r	(P-18236/92; A-21507)	890.2270	r	(P-18236/92; A-21507)
	n	(P-18479/92; A-21516)	890.2280	r	(P-18236/92; A-21507)
890.1750	n	(P-18236/92; A-21507)	890.2290	r	(P-18236/92; A-21507)
	n	(P-18479/92; A-21516)	890.3010	r	(P-18236/92; A-21507)
890.1760	n	(P-18236/92; A-21516)	890.3020	r	(P-18236/92; A-21507)
	n	(P-18479/92; A-21516)	890.3030	r	(P-18236/92; A-21507)
890.1770	n	(P-18236/92; A-21507)	890.3040	r	(P-18236/92; A-21507)
	n	(P-18479/92; A-21516)	890.3050	r	(P-18236/92; A-21507)
890.1780	n	(P-18236/92; A-21516)	890.3060	r	(P-18236/92; A-21507)
	n	(P-18479/92; A-21516)	890.3070	r	(P-18236/92; A-21507)
	n	(P-18236/92; A-21516)	890.3080	r	(P-18236/92; A-21507)

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890.4000	r	(P-18236/92; A-21507)	.II.Z	n	(P-18479/92; A-21516)
890.Ap.A	r	(P-18236/92; A-21507)	.II.AA	n	(P-18479/92; A-21516)
890.Ap.B	r	(P-18479/92; A-21516)	890.Ap.C	r	(P-18236/92; A-21507)
.II.A	r	(P-18236/92; A-21507)	.II.AA	n	(P-18479/92; A-21516)
.Tb.A	n	(P-18479/92; A-21516)	.II.B	n	(P-18479/92; A-21516)
.Tb.B	n	(P-18479/92; A-21516)	.II.C	n	(P-18479/92; A-21516)
.Tb.C	n	(P-18479/92; A-21516)	890.Ap.D	r	(P-18236/92; A-21507)
.Tb.D	n	(P-18479/92; A-21516)	.II.A	n	(P-18479/92; A-21516)
.Tb.E	n	(P-18479/92; A-21516)	.II.B	n	(P-18479/92; A-21516)
.Tb.F	n	(P-18479/92; A-21516)	.II.C	n	(P-18479/92; A-21516)
.Tb.G	n	(P-18479/92; A-21516)	.II.D	n	(P-18479/92; A-21516)
.Tb.H	n	(P-18479/92; A-21516)	.II.E	n	(P-18479/92; A-21516)
.Tb.I	n	(P-18479/92; A-21516)	.II.F	n	(P-18479/92; A-21516)
.Tb.J	n	(P-18479/92; A-21516)	.II.G	n	(P-18479/92; A-21516)
.Tb.K	n	(P-18479/92; A-21516)	.II.H	n	(P-18479/92; A-21516)
.Tb.L	n	(P-18479/92; A-21516)	890.Ap.E	r	(P-18236/92; A-21507)
.Tb.M	n	(P-18479/92; A-21516)	.II.A	n	(P-18479/92; A-21516)
.Tb.N	n	(P-18479/92; A-21516)	.II.B	n	(P-18479/92; A-21516)
.Tb.O	n	(P-18479/92; A-21516)	.II.C	n	(P-18479/92; A-21516)
.Tb.P	n	(P-18479/92; A-21516)	.II.D	n	(P-18479/92; A-21516)
.Tb.Q	n	(P-18479/92; A-21516)	.II.E	n	(P-18479/92; A-21516)
890.Ap.B	r	(P-18236/92; A-21507)	.II.F	n	(P-18479/92; A-21516)
.II.A	n	(P-18479/92; A-21516)	890.Ap.F	n	(P-18479/92; A-21516)
.II.B	n	(P-18479/92; A-21516)	.II.A	n	(P-18479/92; A-21516)
.II.C	n	(P-18479/92; A-21516)	.II.B	n	(P-18479/92; A-21516)
.II.D	n	(P-18479/92; A-21516)	.II.C	n	(P-18479/92; A-21516)
.II.E	n	(P-18479/92; A-21516)	.II.D	n	(P-18479/92; A-21516)
.II.F	n	(P-18479/92; A-21516)	.II.E	n	(P-18479/92; A-21516)
.II.G	n	(P-18479/92; A-21516)	.II.F	n	(P-18479/92; A-21516)
.II.H	n	(P-18479/92; A-21516)	890.Ap.G	n	(P-18479/92; A-21516)
.II.I	n	(P-18479/92; A-21516)	.II.A	n	(P-18479/92; A-21516)
.II.J	n	(P-18479/92; A-21516)	.II.B	n	(P-18479/92; A-21516)
.II.K	n	(P-18479/92; A-21516)	.II.C	n	(P-18479/92; A-21516)
.II.L	n	(P-18479/92; A-21516)	.II.D	n	(P-18479/92; A-21516)
.II.M	n	(P-18479/92; A-21516)	.II.E	n	(P-18479/92; A-21516)
.II.N	n	(P-18479/92; A-21516)	890.Ap.H	n	(P-18479/92; A-21516)
.II.O	n	(P-18479/92; A-21516)	.II.A	n	(P-18479/92; A-21516)
.II.P	n	(P-18479/92; A-21516)	.II.B	n	(P-18479/92; A-21516)
.II.Q	n	(P-18479/92; A-21516)	.II.C	n	(P-18479/92; A-21516)
.II.R	n	(P-18479/92; A-21516)	.II.D	n	(P-18479/92; A-21516)
.II.S	n	(P-18479/92; A-21516)	.II.E	n	(P-18479/92; A-21516)
.II.T	n	(P-18479/92; A-21516)	.II.F	n	(P-18479/92; A-21516)
.II.U	n	(P-18479/92; A-21516)	890.Ap.I	n	(P-18479/92; A-21516)
.II.V	n	(P-18479/92; A-21516)	.II.A	n	(P-18479/92; A-21516)
.II.W	n	(P-18479/92; A-21516)	.II.B	n	(P-18479/92; A-21516)
.II.X	n	(P-18479/92; A-21516)			

.II.B	r	(P-18236/92; A-21507)	.II.Q	r	(P-18236/92; A-21507)
.II.C	r	(P-18236/92; A-21507)	.II.R	r	(P-18236/92; A-21507)
.II.D	r	(P-18236/92; A-21507)	.II.S	r	(P-18236/92; A-21507)
.II.E	r	(P-18236/92; A-21507)	.II.T	r	(P-18236/92; A-21507)
.II.F	r	(P-18236/92; A-21507)	890.Ex.F	r	(P-18236/92; A-21507)
.II.G	r	(P-18236/92; A-21507)	.II.A	r	(P-18236/92; A-21507)
.II.H	r	(P-18236/92; A-21507)	.II.B	r	(P-18236/92; A-21507)
.II.I	r	(P-18236/92; A-21507)	.II.C	r	(P-18236/92; A-21507)
.II.K	r	(P-18236/92; A-21507)	.II.D	r	(P-18236/92; A-21507)
.II.L	r	(P-18236/92; A-21507)	.II.E	r	(P-18236/92; A-21507)
.II.M	r	(P-18236/92; A-21507)	.II.F	r	(P-18236/92; A-21507)
.II.N	r	(P-18236/92; A-21507)	.II.G	r	(P-18236/92; A-21507)
890.Ex.D	r	(P-18236/92; A-21507)	.II.H	r	(P-18236/92; A-21507)
.II.A	r	(P-18236/92; A-21507)	.II.I	r	(P-18236/92; A-21507)
.II.B	r	(P-18236/92; A-21507)	.II.J	r	(P-18236/92; A-21507)
.II.C	r	(P-18236/92; A-21507)	.II.K	r	(P-18236/92; A-21507)
.II.D	r	(P-18236/92; A-21507)	.II.L	r	(P-18236/92; A-21507)
.II.E	r	(P-18236/92; A-21507)	.II.M	r	(P-18236/92; A-21507)
.II.F	r	(P-18236/92; A-21507)	.II.N	r	(P-18236/92; A-21507)
.II.G	r	(P-18236/92; A-21507)	.II.O	r	(P-18236/92; A-21507)
.II.H	r	(P-18236/92; A-21507)	.II.P	r	(P-18236/92; A-21507)
.II.I	r	(P-18236/92; A-21507)	.II.Q	r	(P-18236/92; A-21507)
.II.J	r	(P-18236/92; A-21507)	.II.R	r	(P-18236/92; A-21507)
.II.K	r	(P-18236/92; A-21507)	.II.S	r	(P-18236/92; A-21507)
.II.L	r	(P-18236/92; A-21507)	.II.T	r	(P-18236/92; A-21507)
.II.M	r	(P-18236/92; A-21507)	.II.U	r	(P-18236/92; A-21507)
.II.N	r	(P-18236/92; A-21507)	.II.V	r	(P-18236/92; A-21507)
.II.O	r	(P-18236/92; A-21507)	.II.W	r	(P-18236/92; A-21507)
.II.P	r	(P-18236/92; A-21507)	.II.X	r	(P-18236/92; A-21507)
890.Ex.E	r	(P-18236/92; A-21507)	.II.Y	r	(P-18236/92; A-21507)
.II.A	r	(P-18236/92; A-21507)	.II.Z	r	(P-18236/92; A-21507)
.II.B	r	(P-18236/92; A-21507)	.II.AA	r	(P-18236/92; A-21507)
.II.C	r	(P-18236/92; A-21507)	.II.BB	r	(P-18236/92; A-21507)
.II.D	r	(P-18236/92; A-21507)	.II.CC	r	(P-18236/92; A-21507)
.II.E	r	(P-18236/92; A-21507)	.II.DD	r	(P-18236/92; A-21507)
.II.F	r	(P-18236/92; A-21507)	890.Ex.G	r	(P-18236/92; A-21507)
.II.G	r	(P-18236/92; A-21507)	.Th.A	r	(P-18236/92; A-21507)
.II.H	r	(P-18236/92; A-21507)	.Th.B	r	(P-18236/92; A-21507)
.II.I	r	(P-18236/92; A-21507)	.Th.C	r	(P-18236/92; A-21507)
.II.J	r	(P-18236/92; A-21507)	.Th.D	r	(P-18236/92; A-21507)
.II.K	r	(P-18236/92; A-21507)	.Th.E	r	(P-18236/92; A-21507)
.II.L	r	(P-18236/92; A-21507)	.Th.F	r	(P-18236/92; A-21507)
.II.M	r	(P-18236/92; A-21507)	.Th.G	r	(P-18236/92; A-21507)
.II.N	r	(P-18236/92; A-21507)	.Th.H	r	(P-18236/92; A-21507)
.II.O	r	(P-18236/92; A-21507)	.Th.I	r	(P-18236/92; A-21507)
.II.P	r	(P-18236/92; A-21507)	.Th.J	r	(P-18236/92; A-21507)
			.Th.K	r	(P-18236/92; A-21507)
			.Th.L	r	(P-18236/92; A-21507)
			.Th.M	r	(P-18236/92; A-21507)

.Th.N	r	(P-18236/92; A-21507)	1130.220	am	(P-4755/92; A-5882)
.Th.O	r	(P-18236/92; A-21507)	1130.410	am	(P-4755/92; A-5882)
.Th.P	r	(P-18236/92; A-21507)	1130.510	am	(P-4755/92; A-5882)
.Th.P	r	(P-18236/92; A-21507)	1130.620	am	(P-4755/92; A-5882)
900.10	am	(P-10870/92; A-4388)	1130.630	am	(P-4755/92; A-5882)
900.30	am	(P-10870/92; A-4388)	1130.640	am	(P-4755/92; A-5882)
900.40	am	(P-10870/92; A-4388)	1130.710	am	(P-4755/92; A-5882)
900.50	am	(P-10870/92; A-4388)	1130.720	am	(P-4755/92; A-5882)
900.60	am	(P-10870/92; A-4388)	1130.730	am	(P-4755/92; A-5882)
900.65	am	(P-10870/92; A-4388)	1130.740	am	(P-4755/92; A-5882)
900.70	am	(P-10870/92; A-4388)	1130.750	am	(P-15321/92; A-4448)
900.Th.E	n	(P-10870/92; A-4388)	1130.760	am	(P-4755/92; A-5882)
900.Th.F	n	(P-10870/92; A-4388)	1130.770	am	(P-4755/92; A-5882)
900.Th.G	n	(P-10870/92; A-4388)	1130.780	am	(P-4755/92; A-5882)
900.Th.H	n	(P-10870/92; A-4388)	1130.Ap.A	am	(P-4755/92; O-1242; R-5951; A-5882)
900.Th.I	n	(P-10870/92; A-4388)	1230.10	r	(P-5187/92; A-5878)
Ex.A	n	(P-10870/92; A-4388)	1230.20	r	(P-5187/92; A-5878)
Ex.B	n	(P-10870/92; A-4388)	1230.30	r	(P-5187/92; A-5878)
Ex.C	n	(P-10870/92; A-4388)	1230.110	r	(P-5187/92; A-5878)
Ex.D	n	(P-10870/92; A-4388)	1230.120	r	(P-5187/92; A-5878)
915.10	am	(P-10989/92; A-4425)	1230.210	r	(P-5187/92; A-5878)
915.20	am	(P-10989/92; A-4425)	1230.220	r	(P-5187/92; A-5878)
915.40	n	(P-10989/92; A-4425)	1230.230	r	(P-5187/92; A-5878)
915.50	n	(P-10989/92; A-4425)	1230.240	r	(P-5187/92; A-5878)
1100.670	am	(P-12606)	1230.250	r	(P-5187/92; A-5878)
1100.740	n	(P-8144)	1230.260	r	(P-5187/92; A-5878)
1110.60	n	(P-15328/92; A-4453)	1230.310	r	(P-5187/92; A-5878)
1110.235	n	(P-15328/92; A-4453)	1230.320	r	(P-5187/92; A-5878)
1110.1810	am	(P-12593)	1230.410	r	(P-5187/92; A-5878)
1110.1830	am	(P-12593)	1230.420	r	(P-5187/92; A-5878)
1110.2510	n	(P-8149)	1230.Th.A	r	(P-5187/92; A-5878)
1110.2520	n	(P-8149)	1230.Th.B	r	(P-5187/92; A-5878)
1110.2530	n	(P-8149)	1230.Th.B	r	(P-5187/92; A-5878)
1110.2540	n	(P-8149)	1235.10	n	(E-432; O-3056) (P-683; A-8498)
1110.2550	n	(P-8149)	1235.20	n	(E-432; O-3056) (P-683; A-8498)
1120.10	n	(P-5205/92; A-4431)	1235.30	n	(E-432; O-3056) (P-683; A-8498)
1120.20	n	(P-5205/92; RC-1244; A-4453)	1235.40	n	(E-432; O-3056) (P-683; A-8498)
1120.110	n	(P-5205/92; A-4431)	1235.50	n	(E-432; O-3056) (P-683; A-8498)
1120.120	n	(P-5205/92; RC-1244; A-4431)	1235.100	n	(E-432; O-3056) (P-683; A-8498)
1120.130	n	(P-5205/92; A-4431)	1235.110	n	(E-432; O-3056) (P-683; A-8498)
1120.210	n	(P-5205/92; A-4431)	1235.200	n	(E-432; O-3056) (P-683; A-8498)
1120.310	n	(P-5205/92; RC-1244; A-4431)			
1120.Ap.A	n	(P-5205/92; RC-1244; A-4431)			
1130.140	am	(P-4755/92; A-5882)			

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1235.210	n	(E-432; O-3056) (P-683; A-8498)	2056.625	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)
1235.220	n	(E-432; O-3056) (P-683; A-8498)	2056.655	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)
1235.230	n	(E-432; O-3056) (P-683; A-8498)	2056.Ap.A	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)
1235.240	n	(E-432; O-3056) (P-683; A-8498)	2080.10	am	(P-11367/92; A-11424 M-11872)
1235.250	n	(A-8498)	2080.20	am	(P-11367/92; A-11424 M-11872)
1235.300	n	(E-432; O-3056) (P-683; A-8498)	2080.30	am	(P-11367/92; A-11424 M-11872)
1235.310	n	(E-432; O-3056) (P-683; A-8498)	2080.50	am	(P-11367/92; A-11424 M-11872)
1235.320	n	(A-8498)	2080.60	am	(P-11367/92; A-11424 M-11872)
1240.10	r	(P-5225/92; A-5880)	2080.70	am	(P-11367/92; A-11424 M-11872)
1240.20	r	(P-5225/92; A-5880)	2080.80	am	(P-11367/92; A-11424 M-11872)
1240.30	r	(P-5225/92; A-5880)	2080.120	am	(P-11367/92; A-11424 M-11872)
1240.40	r	(P-5225/92; A-5880)	2080.140	am	(P-11367/92; A-11424 M-11872)
1240.50	r	(P-5225/92; A-5880)	2080.150	am	(P-11367/92; A-11424 M-11872)
1240.60	r	(P-5225/92; A-5880)	2080.160	am	(P-11367/92; A-11424 M-11872)
1240.70	r	(P-5225/92; A-5880)	2080.170	am	(P-11367/92; A-11424 M-11872)
1240.Ap.A	r	(P-5225/92; A-5880)	2090.20	am	(P-8599)
2056.1	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.35	am	(P-8599)
2056.5	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.40	am	(P-8599)
2056.61	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.41	am	(P-8599)
2056.75	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.42	am	(P-8599)
2056.301	#	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.43	am	(P-8599)
2056.310	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.70	am	(P-8599)
2056.315	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.90	am	(P-8599)
2056.320	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.100	am	(P-8599)
2056.410	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2510.50	am	(P-18913/92; A-9700)
2056.415	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2510.55	am	(E-14112) (P-18944)
2056.515	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2510.60	am	(P-18913/92; A-9700)
2056.600	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2510.70	am	(E-14112) (P-18944)
2056.610	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)			(P-1695; A-9896)

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2510.90	n	(P-1695; A-9896) (E-2031)	am	(P-21233) (P-21233)
2510.Ap.B	am	(E-14112) (P-18944)	310.280	am
2510.Ap.C	am	(E-14112) (P-18944)	310.290	am
2510.Ap.D	r	(P-18913/92; A-9700)		
2510.Ap.D	n	(E-14112) (P-18944)	310.320	am
2510.Ap.E	n	(E-14112) (P-18944)	310.450	am
2530.Ap.B	am	(E-14172) (P-19007)		
2540.30	am	(P-18915/92; A-9713)	310.455	am
3000.200	am	(P-13463/92; A-8817)		
3000.210	am	(P-13463/92; A-8817)	310.470	am
3000.230	am	(P-13463/92; A-8817)	310.490	am
3000.Ap.A	r	(P-13463/92; A-8817)	310.495	n
3000.Ap.B	r	(P-13463/92; A-8817)	310.530	am
TITLE 80				
150.210	am	(E-17372/92; RC-181; F-5952) (P-17959/92; P-9716; RQ-11895; EC-14684; P-14568; A-21079)	310.540	am
150.220	am	(P-17959/92; A-9716; RQ-11895; EC-14684)	.Tb.C	am
150.310	am	(P-14568; A-21079)	.Tb.D	am
150.320	am	(P-14568; A-21079)	.Tb.F	am
150.410	am	(P-14568; A-21079)	.Tb.G	am
150.430	am	(P-14568; A-21079)	.Tb.M	n
150.Ap.A	r	(P-17959/92; A-9716 RQ-11895; EC-14684)	.Tb.N	am
150.Ap.B	#	(P-17959/92; A-9716; RQ-11895; EC-14684)	.Tb.O	am
250.110	am	(P-18453)	.Tb.P	am
302.180	am	(P-17187/92; A-3169)	.Tb.Q	am
302.570	am	(P-14788)	.Tb.T	am
302.610	am	(P-17187/92; A-3169)	.Tb.U	am
302.825	am	(P-14788)	310.Ap.B	am
302.840	am	(P-14788)		
303.112	n	(P-19285/92; A-5587)	310.Ap.C	am
310.30	am	(P-18139/92; A-6441)		
310.40	am	(P-21233)	310.Ap.D	am
310.110	am	(P-13679/92; A-238)		
310.130	am	(P-12481) (E-12900)	310.Ap.G	n
		(P-13679/92; A-238)	420.330	am
		(P-12481) (E-12900)	500.210	am
		(P-7605; A-19103)	620.130	am
310.210	am	(P-18139/92; A-6441)		
310.230	am	(P-18139/92; A-6441)		
310.270	am	(P-18139/92; A-6441)		

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100.2000	re	(A-14189)			100.5030	re	(P-15471)
100.2050	re	(A-14189)			100.5100	re	(A-14189)
100.2100	re	(A-14189)			100.5110	re	(A-14189)
100.2200	re	(A-14189)			100.5120	re	(A-14189)
100.2210	re	(A-14189)			100.5130	re	(A-14189)
100.2220	re	(A-14189)			100.5140	re	(A-14189)
100.2230	re	(A-14189)				am	(P-15471)
100.2240	re	(A-14189)			100.5150	re	(A-14189)
100.2250	re	(A-14189)			100.5160	re	(A-14189)
100.2300	re	(A-14189)			100.5170	re	(A-14189)
100.2310	re	(A-14189)			100.5200	re	(A-14189)
100.2320	re	(A-14189)			100.5210	re	(A-14189)
100.2330	re	(A-14189)			100.5220	re	(A-14189)
100.2340	re	(A-14189)			100.5230	re	(A-14189)
100.2350	re	(A-14189)				am	(P-15471)
100.2470	n	(P-21163)			100.5240	re	(A-14189)
100.2680	re	(A-14189)			100.5250	re	(A-14189)
100.3000	re	(A-14189)				am	(P-15471)
100.3010	re	(A-14189)			100.5260	re	(A-14189)
100.3020	re	(A-14189)			100.5270	re	(A-14189)
100.3100	am	(P-222; A-8869)			100.5280	re	(A-14189)
		(E-473)			100.7000	re	(A-14189)
100.3110	re	(A-14189)			100.7010	am	(P-222; A-8869)
100.3120	re	(A-14189)					(E-473)
100.3200	re	(A-14189)			100.7020	re	(A-14189)
100.3210	re	(A-14189)			100.7030	re	(A-14189)
100.3220	re	(A-14189)			100.7040	re	(A-14189)
100.3300	re	(A-14189)			100.7050	re	(A-14189)
100.3310	re	(A-14189)			100.7060	re	(A-14189)
100.3320	re	(A-14189)			100.7070	re	(A-14189)
100.3330	re	(A-14189)			100.7080	re	(A-14189)
100.3340	re	(A-14189)			100.7090	re	(A-14189)
100.3350	re	(A-14189)			100.7095	re	(A-14189)
	am	(P-17861)				am	(P-15471)
100.3360	re	(A-14189)			100.7100	re	(A-14189)
100.3370	re	(A-14189)			100.7120	re	(A-14189)
100.3380	re	(A-14189)			100.7200	re	(A-14189)
	am	(P-9870; A-19632)			100.7300	re	(A-14189)
100.3390	n	(P-9870; A-19632)			100.7310	re	(A-14189)
100.3400	am	(P-222; A-8869)				am	(P-15471)
		(E-473)			100.7320	re	(A-14189)
100.3700	am	(P-6619; A-13776)			100.7330	re	(A-14189)
		(P-9870)			100.7340	re	(A-14189)
100.3750	n	(P-9870)			100.9000	re	(A-14189)
100.5000	re	(A-14189)				am	(P-15471)
100.5010	re	(A-14189)			100.9005	am	(P-6945)
100.5020	re	(A-14189)			100.9010	re	(A-14189)

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535.125	n	(P-15340/92; A-3042)	3000.320	am	(P-19681; A-11510)	102.250	am	(P-15461)	112.302	am	(P-10705; A-19156)
535.130	n	(P-15340/92; A-3042)	3000.400	am	(P-19681; A-11510)	103.25	n	(P-14178/92; A-655)	112.303	am	(P-19436) (E-19696)
535.135	n	(P-15340/92; A-3042)	3000.405	am	(P-19681; A-11510)	103.35	n	(P-14178/92; A-655)	112.330	am	(P-10705; A-19156)
535.140	n	(P-15340/92; A-3042)	3000.410	am	(P-19681; A-11510)	104.101	am	(P-21283)	112.350	am	(P-15277/92; A-2253)
535.145	n	(P-15340/92; A-3042)	3000.415	am	(P-19681; A-11510)	104.104	am	(P-21283)	112.352	am	(P-10705; A-19156)
700.100	n	(P-16421)	3000.425	am	(P-19681; A-11510)	104.216	am	(P-540; A-7025) (E-659)	112.354	am	(P-19436) (E-19696)
700.110	n	(P-16421)	3000.430	am	(P-19681; A-11510)	110.30	am	(P-13207/92; A-640)	112.356	am	(P-19436) (E-19696)
700.200	n	(P-16421)	3000.431	n	(P-19681; A-11510)	111.101	am	(P-16491/92; A-3213)	112.370	n	(P-6026; A-15017)
700.210	n	(P-16421)	3000.435	am	(P-19681; A-11510)	112.9	am	(P-13381/92; A-813)	112.404	am	(E-6325)
700.220	n	(P-16421)	3000.440	am	(P-19681; A-11510)	112.64	am	(P-10705; A-19156)	112.406	am	(P-10705; A-19156)
700.230	n	(P-16421)	3000.445	n	(P-19681; A-11510)	112.70	am	(P-3335/92; A-357)	113.9	am	(P-13383/92; A-827)
700.300	n	(P-16421)	3000.600	am	(P-19681; A-11510)	112.71	am	(P-3335/92; A-357)	113.113	am	(P-7755; A-14612)
700.310	n	(P-16421)	3000.620	am	(P-19681; A-11510)	112.72	am	(P-3335/92; A-357)	113.141	am	(P-7755; A-14612)
700.320	n	(P-16421)	3000.635	am	(P-19681; A-11510)	112.74	am	(P-3335/92; A-357)	113.154	r	(P-14999/92; A-2263)
700.330	n	(P-16421)	3000.730	am	(P-19681; A-11510)	112.78	am	(P-3335/92; A-357)	113.155	am	(P-13380)
700.340	n	(P-16421)	3000.800	am	(P-19681; A-11510)	112.79	am	(P-5436; A-15017)	113.253	am	(P-702; A-6804)
700.400	n	(P-16421)	3000.850	am	(P-19681; A-11510)	112.81	am	(P-3335/92; A-357)	113.260	am	(P-702; A-6804)
700.500	n	(P-16421)	3000.1000	am	(P-19681; A-11510)	112.82	am	(P-10705; A-19156)	113.309	n	(P-14533/92; A-3202)
750.100	n	(P-8450; A-18132)	3000.1010	am	(P-19681; A-11510)	112.127	am	(P-3335/92; A-357)	113.410	am	(P-14533/92; A-3202)
750.200	n	(P-8450; A-18132)	3000.1020	am	(P-19681; A-11510)	112.130	am	(P-10705; A-19156)	113.425	am	(P-17047/92; A-4322)
750.300	n	(P-8450; A-18132)	3000.1030	am	(P-19681; A-11510)	112.131	am	(P-19436) (E-19696)	113.430	am	(P-17047/92; A-4322)
750.400	n	(P-8450; A-18132)	3000.1040	am	(P-19681; A-11510)	112.137	am	(P-10705; A-19156)	113.450	n	(P-17457/92; A-6804)
750.500	n	(P-8450; A-18132)	3000.1050	am	(P-19681; A-11510)	112.141	am	(P-10705; A-19156)	114.9	am	(P-13395/92; A-1091)
750.600	n	(P-8450; A-18132)	3000.1070	am	(P-19681; A-11510)	112.142	am	(P-19436) (E-19696)	114.120	am	(P-15810/92; A-3255)
750.700	n	(P-8450; A-18132)	3000.1071	am	(P-19681; A-11510)	112.143	am	(P-10705; A-19156)	114.121	r	(P-15810/92; A-3255)
750.800	n	(P-8450; A-18132)	3000.1072	am	(P-19681; A-11510)	112.144	am	(P-19436) (E-19696)	114.124	r	(P-15810/92; A-3255)
750.900	n	(P-8450; A-18132)	3000.1100	n	(P-19681; A-11510)	112.145	am	(P-10705; A-19156)	114.125	r	(P-15810/92; A-3255)
1000.100	n	(E-12445)	3000.1105	n	(P-19681; A-11510)	112.147	am	(P-7745; A-15017)	114.126	r	(P-15810/92; A-3255)
3000.100	am	(P-19681; A-11510)	3000.1110	n	(P-19681; A-11510)	112.148	am	(P-19436) (E-19696)	114.127	r	(P-15810/92; A-3255)
3000.101	n	(P-19681; A-11510)	3000.1115	n	(P-19681; A-11510)	112.149	am	(P-19436) (E-19696)	114.128	r	(P-15810/92; A-3255)
3000.110	am	(P-19681; A-11510)	3000.1120	n	(P-19681; A-11510)	112.151	am	(P-5436; A-15017)	114.129	r	(P-15810/92; A-3255)
3000.115	am	(P-19681; A-11510)	3000.1125	n	(P-19681; A-11510)	112.152	am	(P-10705; A-19156)	114.130	r	(P-15810/92; A-3255)
3000.140	am	(P-19681; A-11510)	3000.1126	n	(P-19681; A-11510)	112.153	am	(P-18216/92; A-4312)	114.135	r	(P-15810/92; A-3255)
3000.141	n	(P-19681; A-11510)	3000.1130	n	(P-19681; A-11510)	112.154	r	(P-14522/92; A-813)	114.223	am	(P-19443) (E-19728)
3000.160	am	(P-19681; A-11510)	3000.1135	n	(P-19681; A-11510)	112.155	am	(P-19436) (E-19696)	114.235	am	(P-19443) (E-19728)
3000.165	am	(P-19681; A-11510)	3000.1140	n	(P-19681; A-11510)	112.156	am	(P-10705; A-19156)	114.241	am	(P-19443) (E-19728)
3000.200	am	(P-19681; A-11510)	3000.1145	n	(P-19681; A-11510)	112.157	am	(P-18216/92; A-4312)	114.243	am	(P-19443) (E-19728)
3000.210	am	(P-19681; A-11510)	3000.1146	n	(P-19681; A-11510)	112.158	am	(P-18216/92; A-4312)	114.252	am	(P-18226/92; A-6814)
3000.220	am	(P-19681; A-11510)	3000.1150	n	(P-19681; A-11510)	112.159	am	(P-14522/92; A-813)	114.270	r	(P-15008/92; A-2277)
3000.230	am	(P-19681; A-11510)	3000.1155	n	(P-19681; A-11510)	112.160	am	(P-19436) (E-19696)	114.406	n	(P-17459/92; A-6814)
3000.231	am	(P-19681; A-11510)	3000.1155	n	(P-19681; A-11510)	112.161	am	(P-46; P-21125)	114.420	am	(P-15008/92; A-2277)
3000.235	am	(P-19681; A-11510)	3000.1155	n	(P-19681; A-11510)	112.162	am	(P-46; P-21125)	114.430	am	(P-15287/92; A-2277)
3000.240	am	(P-19681; A-11510)	3000.1155	n	(P-19681; A-11510)	112.163	am	(P-46; P-21125)	114.440	n	(P-14538/92; A-3639)
3000.245	am	(P-19681; A-11510)	3000.1155	n	(P-19681; A-11510)	112.164	am	(P-46; P-21125)	114.450	am	(P-19443) (E-19728)
3000.250	am	(P-19681; A-11510)	3000.1155	n	(P-19681; A-11510)	112.165	am	(P-46; P-21125)			
3000.281	am	(P-19681; A-11510)	3000.1155	n	(P-19681; A-11510)	112.166	am	(P-46; P-21125)			
3000.282	am	(P-19681; A-11510)	3000.1155	n	(P-19681; A-11510)	112.167	am	(P-46; P-21125)			
3000.300	am	(P-19681; A-11510)	3000.1155	n	(P-19681; A-11510)	112.168	am	(P-46; P-21125)			

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114.452	am	(P-19443) (E-19728)	121.59	am	(P-13385/92; A-644)	140.461	am	(P-18436) (E-18611)	144.150	am	(P-2477; A-11480)
114.454	am	(P-19443) (E-19728)	121.60	am	(PP-17477)	140.462	am	(P-18436) (E-18611)	144.175	am	(P-2477; A-11480)
114.456	am	(P-19443) (E-19728)	121.61	am	(PP-17477)	140.463	am	(P-18436) (E-18611)	144.205	am	(P-2477; A-11480)
114.466	am	(P-19443) (E-19728)	121.63	am	(P-7165; A-14625)	140.464	am	(P-18436) (E-18611)	144.230	n	(P-899; A-8478)
116.400	am	(P-13764/92; A-1078)			(EC-19327) (PP-17477)	140.469	am	(P-19012)	144.250	am	(P-2477; A-11480)
116.500	am	(P-13764/92; A-1078)			(EC-21216)	140.485	am	(P-16495/92; A-6196)	144.275	am	(P-14796) (E-15126; S-18901)
		(P-12092; A-19188)	121.74	am	(PP-17477)			(P-18436) (E-18611)			
116.510	am	(P-12092; A-19188)	121.76	n	(P-13385/92; A-644)	140.488	am	(P-16495/92; A-6196)	144.300	am	(P-14796) (E-15126; S-18901)
116.520	r	(P-13764/92; A-1078)	121.160	n	(P-15813/92; A-4333)	140.492	am	(P-13397/92; O-1241; R-2436; A-2290; F-3058)	144.325	am	(P-14796) (E-15126; S-18901)
117.10	am	(P-21158)	121.162	n	(P-15813/92; A-4333)			(P-10749; E-11201; A-20999)			
117.15	n	(P-2126; A-8191)	121.164	n	(P-15813/92; A-4333)	140.511	am	(P-17461/92; A-6839)	147.5	am	(P-1716; A-8486)
		(E-2368)	121.166	n	(P-15813/92; A-4333)	140.523	am	(P-18436) (E-18611)	147.25	am	(P-5471; A-13498)
118.150	n	(P-10751; A-19956)	121.170	n	(P-15813/92; A-4333)	140.525	am	(P-13211/92; A-837)	147.50	am	(P-5471; A-13498)
		(E-11217)	121.170	am	(P-16405)	140.530	am	(P-14800) (E-15162; S-18902)	147.100	am	(P-14081; W-20507)
120.30	am	(P-19445)	121.172	n	(P-15813/92; A-4333)	140.538	am	(P-13211/92; A-837)	147.105	am	(P-18788)
120.345	am	(P-19445)	121.174	n	(P-15813/92; A-4333)			(P-14800) (E-15162; S-18902)	147.150	am	(P-13215/92; A-1128)
120.382	am	(P-19445)	121.174	am	(P-16405)						
120.388	n	(P-19445)	121.176	n	(P-15813/92; A-4333)	140.539	am	(P-19665/92; A-6839)	147.205	am	(P-14803) (E-15189)
120.389	n	(P-19445)	121.178	n	(P-15813/92; A-4333)	140.560	am	(P-14800) (E-15162; S-18902)	147.2b.A	am	(P-5471; A-13498)
120.390	am	(P-19445)	121.180	n	(P-15813/92; A-4333)	140.579	am	(P-12838/92; A-19146/92; RQ-4517; EC-7078)	147.2b.B	am	(P-5471; A-13498)
120.61	am	(P-2114; A-10402)	121.182	n	(P-14798) (E-15149)	140.583	am	(P-14800) (E-15162; S-18902)	147.2b.C	am	(P-1716; A-8486)
120.70	am	(P-711; A-6827)	121.184	am	(P-15813/92; A-4333)				147.2b.D	am	(P-5471; A-13498)
120.73	n	(P-711; A-6827)	121.186	n	(P-15813/92; A-4333)	140.642	am	(P-16495/92; A-6196)	147.2b.E	am	(P-5471; A-13498)
120.75	n	(P-711; A-6827)	121.188	n	(P-15813/92; A-4333)	140.643	am	(P-18768)	147.2b.F	am	(P-1716; A-8486)
			121.190	n	(P-15813/92; A-4333)	140.645	am	(P-18768)	147.2b.G	r	(P-5471; A-13498)
120.318	am	(P-13392)	140.2	am	(P-18436) (E-18611)	140.648	am	(P-17209/92; A-7004)	148.20	am	(P-15291) (E-17323)
120.324	r,n	(P-21266)	140.3	am	(P-18768)			(P-14800) (E-15162; S-18902)	148.30	am	(P-14540/92; A-3296)
120.325	r,n	(P-21266)	140.12	am	(P-17049/92; A-6196)				148.40	am	(P-14540/92; A-3296)
120.326	n	(P-21266)	140.19	am	(P-18436) (E-18611)	140.700	am	(P-7576/92; A-1112)	148.50	am	(P-15291) (E-17323)
120.327	n	(P-21266)	140.24	am	(P-62; A-6839)	140.920	n	(P-18436) (E-18611)	148.60	am	(P-15291) (E-17323)
120.385	r	(P-14544/92; A-1102)	140.40	am	(P-7183; RC-17491; A-18571)	140.922	n	(P-18436) (E-18611)	148.70	am	(P-14540/92; A-3296)
120.386	am	(P-13392)	140.71	am	(P-18436) (E-18611)	140.926	n	(P-18436) (E-18611)	148.80	am	(P-15291) (E-17323)
121.3	am	(P-13385/92; A-644)	140.80	n	(P-15019/92; A-3421)	140.928	n	(P-18436) (E-18611)	148.82	r	(P-6935; A-14643)
121.23	r	(P-15813/92; A-4333)	140.82	n	(P-17736) (E-18152)	140.930	n	(P-18436) (E-18611)	148.82	n	(P-12826/92; RC-6549; A-6649)
121.24	r	(P-15813/92; A-4333)	140.84	am	(P-17736) (E-18152)	140.932	n	(P-18436) (E-18611)			
121.25	r	(P-15813/92; A-4333)	140.94	am	(P-15019/92; A-3421)	140.932	n	(P-18436) (E-18611)	148.120	am	(P-15291) (E-17323)
121.26	r	(P-15813/92; A-4333)	140.95	am	(P-15019/92; A-3421)	140.932	n	(P-18436) (E-18611)	148.130	am	(P-15291) (E-17323)
121.27	r	(P-15813/92; A-4333)	140.400	am	(P-18436) (E-18611)	140.932	n	(P-18436) (E-18611)			
121.27	r	(P-18425)	140.413	am	(P-15444)	140.932	n	(P-18436) (E-18611)			
121.28	r	(P-15813/92; A-4333)	140.420	am	(P-18436) (E-18611)	140.932	n	(P-18436) (E-18611)			
121.29	n	(P-18425)	140.421	am	(P-15444)	140.932	n	(P-18436) (E-18611)			
121.31	am	(P-7165; A-14625)	140.460	am	(P-18436) (E-18611)	140.932	n	(P-18436) (E-18611)			
121.32	am	(P-7165; A-14625)				140.932	n	(P-18436) (E-18611)			
121.41	am	(P-13385/92; A-644)				140.932	n	(P-18436) (E-18611)			
121.50	am	(P-7165; A-14625)				140.932	n	(P-18436) (E-18611)			
121.58	am	(P-7165; A-14625)				140.932	n	(P-18436) (E-18611)			

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148.140	am	(P-15291) (E-17323)	149.125	am	(P-15243) (E-17275)	240.1545	am	(P-15203/92; A-6090)	309.17	r	(P-7982/92; A-1044)
148.150	am	(P-14540/92; A-3296)	149.140	n	(P-15243) (E-17275)	240.1550	am	(P-14225)	309.18	r	(P-7982/92; A-1044)
148.160	am	(P-15291) (E-17323)	149.150	am	(P-9829; W-18899)	240.1555	am	(P-15203/92; A-6090)	309.19	r	(P-7982/92; A-1044)
148.170	am	(P-14540/92; A-3296)	160.1	am	(P-15243) (E-17275)	240.1560	am	(P-15203/92; A-6090)	309.20	r	(P-7982/92; A-1044)
148.180	am	(P-15291) (E-17323)	160.5	am	(P-14535/92; A-3217)	240.1565	am	(P-15203/92; A-6090)	309.21	r	(P-7982/92; A-1044)
148.190	am	(P-14540/92; A-3296)	160.15	n	(P-15243) (E-17275)	240.1570	am	(P-15203/92; A-6090)	309.22	r	(P-7982/92; A-1044)
148.200	am	(P-15291) (E-17323)	160.25	n	(P-15243) (E-17275)	240.1575	am	(P-15203/92; A-6090)	309.23	r	(P-7982/92; A-1044)
148.210	am	(P-14540/92; A-3296)	160.65	am	(P-3820; A-18844)	240.1580	am	(P-15203/92; A-6090)	314.10	n	(P-17593)
148.220	am	(P-15291) (E-17323)	160.70	am	(P-12573)	240.1590	am	(P-15203/92; A-6090)	314.10	n	(P-17593)
148.230	am	(P-14540/92; A-3296)	160.77	n	(P-3820; A-18844)	240.1600	am	(P-14225)	314.10	n	(P-17593)
148.240	am	(P-15291) (E-17323)	160.85	n	(P-12573) (P-15229)	240.1610	am	(P-14225)	314.10	n	(P-17593)
148.250	am	(P-14540/92; A-3296)	165.70	am	(P-3820; A-18844)	240.1630	am	(P-14225)	314.10	n	(P-17593)
148.260	am	(P-15291) (E-17323)	165.104	am	(P-8892/92; A-2272)	240.1800	am	(P-15203/92; A-6090)	314.10	n	(P-17593)
148.270	am	(P-14540/92; A-3296)	170.10	n	(P-2110; A-8187)	240.1850	am	(P-14225)	314.10	n	(P-17593)
148.280	am	(P-15291) (E-17323)	170.20	n	(P-6614; RC-14186; A-18113)	240.1920	am	(P-15203/92; A-6090)	330.5	am	(P-1259; A-11457)
148.290	am	(P-14540/92; A-3296)	170.30	n	(P-10736; A-19197)	240.2020	am	(P-14225)	330.6	am	(P-1259; A-11457)
148.310	am	(P-15291) (E-17323)	170.40	n	(P-10736; A-19197)	240.2030	am	(P-14225)	335.100	am	(P-12254/92; A-13420)
148.320	am	(P-14540/92; A-3296)	170.50	am	(P-883; A-8472) (E-1179)	240.2040	am	(P-14225)	335.102	am	(P-12254/92; A-13420)
149.5	am	(P-15291) (E-17323)	220.625	am	(P-883; A-8472) (E-1179)	240.2050	am	(P-15203/92; A-6090)	335.200	n	(P-12254/92; A-13420)
149.10	n	(P-14535/92; A-3217)	240.120	am	(P-14225)	300.20	am	(P-14225)	335.202	am, #	(P-12254/92; A-13420)
149.25	am	(P-15243) (E-17275)	240.160	am	(P-14225)	302.390	am	(P-15218) (E-15658; RC-18903)	335.204	am, #	(P-12254/92; A-13420)
149.50	am	(P-14535/92; A-3217)	240.210	am	(P-14225)	304.2	am	(P-18271)	335.206	am	(P-12254/92; A-13420)
149.75	am	(P-15243) (E-17275)	240.220	am	(P-14225)	309.1	r	(P-18271)	335.208	n	(P-6681)
149.100	am	(P-14535/92; A-3217)	240.270	am	(P-14225)	309.2	r	(P-7565/92; A-274)	335.300	am	(P-12254/92; A-13420)
149.105	am	(P-15243) (E-17275)	240.280	am	(P-14225)	309.3	r	(P-2460) (E-2513)	335.304	am	(P-12254/92; A-13420)
			240.350	am	(P-14225)	309.4	r	(P-11979/92; A-13438)	335.310	am	(P-12254/92; A-13420)
			240.729	n	(P-12251/92; A-224)	309.5	r	(P-7545/92; A-251)	335.312	am	(P-12254/92; A-13420)
			240.870	am	(P-14225)	309.6	r	(P-7982/92; A-1044)	335.314	am	(P-12254/92; A-13420)
			240.910	am	(P-14225)	309.7	r	(P-7982/92; A-1044)	335.316	am	(P-12254/92; A-13420)
			240.1510	am	(P-15203/92; A-6090)	309.8	r	(P-7982/92; A-1044)	335.318	am	(P-12254/92; A-13420)
			240.1520	am	(P-14225)	309.9	r	(P-7982/92; A-1044)	335.320	am	(P-12254/92; A-13420)
			240.1530	am	(P-15203/92; A-6090)	309.10	r	(P-7982/92; A-1044)	335.326	am	(P-12254/92; A-13420)
			240.1535	am	(P-14225)	309.11	r	(P-7982/92; A-1044)	335.328	am	(P-12254/92; A-13420)
			240.1540	am	(P-15203/92; A-6090)	309.12	r	(P-7982/92; A-1044)	335.330	am	(P-12254/92; A-13420)
					(P-14225)	309.13	r	(P-7982/92; A-1044)	336.10	n	(P-7963/92; A-1026)
					(P-15203/92; A-6090)	309.14	r	(P-7982/92; A-1044)	336.20	n	(P-7963/92; A-1026)
					(P-14225)	309.15	r	(P-7982/92; A-1044)	336.30	n	(P-7963/92; A-1026)
					(P-15203/92; A-6090)	309.16	r	(P-7982/92; A-1044)	336.40	n	(P-7963/92; A-1026)
					(P-14225)				336.50	n	(P-7963/92; A-1026)
									336.60	n	(P-7963/92; A-1026)
									336.70	n	(P-7963/92; A-1026)
									336.80	n	(P-7963/92; A-1026)
									336.90	n	(P-7963/92; A-1026)
									336.100	n	(P-7963/92; A-1026)
									336.110	n	(P-7963/92; A-1026)

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336.120	n	(P-7963/92; A-1026)	406.12	am	(P-11964)	434.5	am	(P-7115)	515.120	n	(P-11378;E-11589)
336.130	n	(P-7963/92; A-1026)	406.13	am	(P-11964)	434.6	am	(P-7115)	515.130	n	(A-20278)
336.140	n	(P-7963/92; A-1026)	406.14	am	(P-11964)	434.7	am	(P-7115)	515.140	n	(P-11378;E-11589)
336.150	n	(P-7963/92; A-1026)	407.20	am	(P-11955)	434.8	am	(P-7115)	515.150	n	(A-20278)
336.160	n	(P-7963/92; A-1026)	407.29	am	(P-11955)	434.9	am	(P-7115)	515.150	n	(P-11378;E-11589)
336.170	n	(P-7963/92; A-1026)	408.60	am	(P-11976)	434.10	n	(P-7115)	515.150	n	(A-20278)
337.10	n	(P-7999/92; A-1046)	408.65	am	(P-11976)	434.11	#	(P-7115)	515.150	n	(P-11378;E-11589)
337.20	n	(P-7999/92; A-1046)	408.70	am	(P-11976)	434.12	n	(P-7115)	515.400	am	(A-20278)
337.30	n	(P-7999/92; A-1046)	428.1	re	(A-21894)	505.5	am	(P-1731; A-9964)	515.410	n	(P-011378;E-11589)
337.40	n	(P-7999/92; A-1046)	428.2	re	(A-21894)	505.10	am	(P-1731; A-9964)	515.410	n	(A-20278)
337.50	n	(P-7999/92; A-1046)	428.3	re	(A-21894)	505.30	am	(P-1731; A-9964)	515.420	n	(P-11378;E-11589)
337.60	n	(P-7999/92; A-1046)	428.4	re	(A-21894)	505.40	am	(P-1731; A-9964)	515.430	n	(A-20278)
337.70	n	(P-7999/92; A-1046)	428.5	re	(A-21894)	505.50	am	(P-1731; A-9964)	515.440	n	(A-20278)
337.80	n	(P-7999/92; A-1046)	428.6	re	(A-21894)	505.60	am	(P-1731; A-9964)	515.450	n	(P-11378;E-11589)
337.90	n	(P-7999/92; A-1046)	428.7	re	(A-21894)	505.70	am	(P-1731; A-9964)	525.500	n	(A-20278)
337.100	n	(P-7999/92; A-1046)	428.8	re	(A-21894)	505.80	am	(P-1731; A-9964)	530.5	am	(P-947; A-9980)
337.110	n	(P-7999/92; A-1046)	428.9	re	(A-21894)	510.5	n	(P-11380;E-11608)	530.5	am	(P-11394;E-11701)
337.120	n	(P-7999/92; A-1046)	428.10	re	(A-21894)	510.10	am	(A-20296)	530.10	am	(A-20380)
337.130	n	(P-7999/92; A-1046)	428.11	re	(A-21894)	510.20	am	(P-11380;E-11608)	530.110	am	(P-11394;E-11701)
337.140	n	(P-7999/92; A-1046)	428.12	re	(A-21894)	510.30	am	(A-20296)	530.130	am	(A-20380)
337.150	n	(P-7999/92; A-1046)	428.13	re	(A-21894)	510.40	am	(P-11380;E-11608)	530.140	am	(A-20380)
337.160	n	(P-7999/92; A-1046)	428.14	re	(A-21894)	510.50	am	(P-11380;E-11608)	530.200	am	(P-11394;E-11701)
337.170	n	(P-7999/92; A-1046)	428.15	re	(A-21894)	510.60	am	(A-20296)	530.230	am	(A-20380)
337.180	n	(P-7999/92; A-1046)	428.16	re	(A-21894)	510.70	am	(P-11380;E-11608)	530.240	r/n	(A-20380)
337.190	n	(P-7999/92; A-1046)	428.17	re	(A-21894)	510.80	am	(A-20296)	530.250	n	(P-11394;E-11701)
337.200	n	(P-7999/92; A-1046)	428.18	re	(A-21894)	510.90	r/n	(P-11380;E-11608)	530.260	am	(A-20380)
337.210	n	(P-7999/92; A-1046)	428.20	re	(A-21894)	510.100	r/n	(P-11380;E-11608)	540.10	r	(P-11386;E-11667)
337.220	n	(P-7999/92; A-1046)	428.30	re	(A-21894)	510.105	n	(A-20296)	540.20	r	(A-20354)
337.230	n	(P-7999/92; A-1046)	428.40	re	(A-21894)	510.110	r/n	(P-11380;E-11608)	540.30	r	(P-11386;E-11667)
337.240	n	(P-7999/92; A-1046)	428.50	re	(A-21894)	510.120	n	(A-20296)	540.40	r	(A-20354)
337.250	n	(P-7999/92; A-1046)	428.60	re	(A-21894)	510.130	am	(P-11380;E-11608)	540.40	r	(P-11386;E-11667)
354.1	r	(P-8099; A-17913)	428.70	re	(A-21894)	510.140	am	(A-20296)			
354.2	r	(P-8099; A-17913)	428.80	re	(A-21894)	510.150	am	(P-11380;E-11608)			
354.3	r	(P-8099; A-17913)	428.90	re	(A-21894)	510.160	am	(A-20296)			
354.4	r	(P-8099; A-17913)	428.100	re	(A-21894)	510.170	am	(P-11380;E-11608)			
354.5	r	(P-8099; A-17913)	428.110	re	(A-21894)	510.180	am	(A-20296)			
354.6	r	(P-8099; A-17913)	428.120	re	(A-21894)	510.190	am	(P-11380;E-11608)			
356.5	am	(P-10679)	428.130	re	(A-21894)	510.200	am	(A-20296)			
376.1	r	(P-8104; A-17915)	428.140	re	(A-21894)	510.210	am	(P-11380;E-11608)			
376.2	r	(P-8104; A-17915)	428.150	re	(A-21894)	510.220	am	(A-20296)			
376.3	r	(P-8104; A-17915)	428.160	re	(A-21894)	510.230	am	(P-11380;E-11608)			
377.2	am	(P-7553/92; A-259)	428.170	re	(A-21894)	510.240	am	(A-20296)			
377.4	am	(P-7553/92; A-259)	428.180	re	(A-21894)	510.250	am	(P-11380;E-11608)			
378.1	r	(P-7561/92; A-272)	428.190	re	(A-21894)	510.260	am	(A-20296)			
378.2	r	(P-7561/92; A-272)	434.1	am	(P-7115)	510.270	am	(P-11380;E-11608)			
378.3	r	(P-7561/92; A-272)	434.2	am	(P-7115)	510.280	am	(A-20296)			
378.4	r	(P-7561/92; A-272)	434.3	am	(P-7115)	510.290	am	(P-11380;E-11608)			
402.15	am	(P-11707/92; A-267)	434.4	am	(P-7115)	510.300	am	(A-20296)			

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540.50	r	(A-20354) (P-11386;E-11667) (A-20354)(P-20088/92) (A-6244)	553.100	n	(P-11384;E-11657) (A-20346)	572.60	r,n	(A-20438) (P-11402;E-11770)	587.420	r	(A-20450) (P-11406;E-11784)
552.10	r	(P-11396;E-11733) (A-20413)	553.110	n	(P-11384;E-11657) (A-20346)	572.70	am	(A-20438) (P-11402;E-11770)	587.430	r	(A-20450) (P-11406;E-11784)
552.20	r	(P-11396;E-11733) (A-20413)	553.120	n	(P-11384;E-11657) (A-20346)	572.80	am	(A-20438) (P-11402;E-11770)	587.440	r	(A-20450) (P-11406;E-11784)
552.30	r	(P-11396;E-11733) (A-20413)	553.130	n	(P-11384;E-11657) (A-20346)	572.90	am	(A-20438) (P-11402;E-11770)	587.450	r	(A-20450) (P-11406;E-11784)
552.35	r	(P-11396;E-11733) (A-20413)	557.10	am	(P-11382;E-11652) (A-20341)	572.100	am	(A-20438) (P-11402;E-11770)	587.500	r	(A-20450) (P-11406;E-11784)
552.40	r	(P-11396;E-11733) (A-20413)	557.20	r	(P-11382;E-11652) (A-20341)	572.110	n	(A-20438) (P-11402;E-11770)	587.510	r	(A-20450) (P-11406;E-11784)
552.50	r	(P-11396;E-11733) (A-20413)	557.30	am	(P-11382;E-11652) (A-20341)	587.10	r	(A-20438) (P-11406;E-11784)	587.600	r	(A-20450) (P-11406;E-11784)
552.60	r	(P-11396;E-11733) (A-20413)	557.40	am	(P-11382;E-11652) (A-20341)	587.20	r	(A-20450) (P-11406;E-11784)	587.610	n	(P-952; W-3686) (P-11416;E-11812)
552.70	r	(P-11396;E-11733) (A-20413)	562.20	am	(P-14189/92; A-3895) (P-11388;E-11676)	587.30	r	(A-20450) (P-11406;E-11784)	590.10	n	(A-20461) (P-11416;E-11812)
552.80	r	(P-11396;E-11733) (A-20413)	562.30	am	(A-20356) (P-14189/92; A-3895)	587.40	r	(A-20450) (P-11406;E-11784)	590.20	n	(A-20461) (P-11416;E-11812)
552.90	r	(P-11396;E-11733) (A-20413)	562.40	am	(P-11388;E-11676) (A-20356)	587.50	r	(A-20450) (P-11406;E-11784)	590.30	n	(A-20461) (P-11416;E-11812)
552.100	r	(P-11396;E-11733) (A-20413)	562.60	am	(P-11388;E-11676) (A-20356)	587.60	r	(A-20450) (P-11406;E-11784)	590.35	n	(A-20461) (P-11416;E-11812)
552.110	r	(P-11384;E-11657) (A-20346)	562.70	am	(P-11388;E-11676) (A-20356)	587.70	r	(A-20450) (P-11406;E-11784)	590.40	n	(A-20461) (P-11416;E-11812)
552.120	r	(P-11384;E-11657) (A-20346)	562.80	am	(P-11388;E-11676) (A-20356)	587.105	r	(A-20450) (P-11406;E-11784)	590.50	n	(A-20461) (P-11416;E-11812)
553.10	n	(P-11384;E-11657) (A-20346)	562.90	am	(P-11388;E-11676) (A-20356)	587.106	r	(A-20450) (P-11406;E-11784)	590.60	n	(A-20461) (P-11416;E-11812)
553.20	n	(P-11384;E-11657) (A-20346)	567.20	am	(A-20375) (P-10403/92; A-149)	587.107	r	(A-20450) (P-11406;E-11784)	590.70	n	(A-20461) (P-11416;E-11812)
553.30	n	(P-11384;E-11657) (A-20346)	567.30	am	(P-11392;E-11696) (A-20375)	587.110	r	(A-20450) (P-11406;E-11784)	590.80	n	(A-20461) (P-11416;E-11812)
553.40	n	(P-11384;E-11657) (A-20346)	567.100	am	(P-10403/92; A-149) (P-11392;E-11696)	587.111	r	(A-20450) (P-11406;E-11784)	590.90	n	(A-20461) (P-11416;E-11812)
553.50	n	(P-11384;E-11657) (A-20346)	572.20	am	(P-11402;E-11770) (A-20348)	587.120	r	(A-20450) (P-11406;E-11784)	590.100	n	(A-20461) (P-11416;E-11812)
553.60	n	(P-11384;E-11657) (A-20346)	572.30	n	(P-11402;E-11770) (A-20348)	587.130	r	(A-20450) (P-11406;E-11784)	590.110	n	(A-20461) (P-11416;E-11812)
553.70	n	(P-11384;E-11657) (A-20346)	572.50	am	(P-11402;E-11770) (A-20348)	587.200	r	(A-20450) (P-11406;E-11784)	590.120	n	(A-20461) (P-11416;E-11812)
553.80	n	(P-11384;E-11657) (A-20346)				587.300	r	(A-20450) (P-11406;E-11784)	590.130	n	(A-20461) (P-11416;E-11812)
553.90	n	(P-11384;E-11657) (A-20346)				587.400	r	(A-20450) (P-11406;E-11784)	590.140	n	(A-20461) (P-11416;E-11812)
						587.410	r	(A-20450) (P-11406;E-11784)	590.150	n	(A-20461) (P-11416;E-11812)

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590.160	n	(A-20461) (P-11416;E-11812)	590.390	n	(A-20461) (P-11416;E-11812)	597.310	r	(P-11420) (E-11856)
590.170	n	(A-20461) (P-11416;E-11812)	590.400	n	(A-20461) (P-11416;E-11812)	597.320	r	(P-11420) (E-11856)
590.180	n	(A-20461) (P-11416;E-11812)	590.410	n	(A-20461) (P-11416;E-11812)	597.330	r	(P-11420) (E-11856)
590.190	n	(A-20461) (P-11416;E-11812)	590.420	n	(A-20461) (P-11416;E-11812)	597.400	r	(P-11420) (E-11856)
590.200	n	(A-20461) (P-11416;E-11812)	590.430	n	(A-20461) (P-11416;E-11812)	597.410	r	(P-11420) (E-11856)
590.210	n	(A-20461) (P-11416;E-11812)	590.440	n	(A-20461) (P-11416;E-11812)	602.10	r	(P-11404;E-11780)
590.220	n	(A-20461) (P-11416;E-11812)	590.450	n	(A-20461) (P-11416;E-11812)	602.20	r	(A-20448)
590.230	n	(A-20461) (P-11416;E-11812)	590.460	n	(A-20461) (P-11416;E-11812)	607.10	r	(P-11404;E-11780)
590.240	n	(A-20461) (P-11416;E-11812)	590.470	n	(A-20461) (P-11416;E-11812)	607.20	r	(A-20448)
590.250	n	(A-20461) (P-11416;E-11812)	590.480	n	(A-20461) (P-11416;E-11812)	607.60	r	(P-11408;E-11796)
590.260	n	(A-20461) (P-11416;E-11812)	590.490	n	(A-20461) (P-11416;E-11812)	607.70	r	(A-20453)
590.270	n	(A-20461) (P-11416;E-11812)	590.500	n	(A-20461) (P-11416;E-11812)	607.50	r	(P-11408;E-11796)
590.280	n	(A-20461) (P-11416;E-11812)	590.510	n	(A-20461) (P-11416;E-11812)	612.10	r	(A-20453)
590.290	n	(A-20461) (P-11416;E-11812)	590.520	n	(A-20461) (P-11416;E-11812)	612.20	r	(P-11408;E-11796)
590.300	n	(A-20461) (P-11416;E-11812)	590.530	n	(A-20461) (P-11416;E-11812)	617.20	am	(A-20455)
590.310	n	(A-20461) (P-11416;E-11812)	590.540	n	(A-20461) (P-11416;E-11812)	617.30	am	(P-11390;E-11686)
590.320	n	(A-20461) (P-11416;E-11812)	590.550	n	(A-20461) (P-11416;E-11812)	617.55	am	(A-20366)
590.330	n	(A-20461) (P-11416;E-11812)	590.560	n	(A-20461) (P-11416;E-11812)	617.60	am	(P-11390;E-11686)
590.340	n	(A-20461) (P-11416;E-11812)	590.570	n	(A-20461) (P-11416;E-11812)	617.80	am	(A-20366)
590.350	n	(A-20461) (P-11416;E-11812)	590.580	n	(A-20461) (P-11416;E-11812)	617.110	am	(P-11390;E-11686)
590.360	n	(A-20461) (P-11416;E-11812)	590.590	n	(A-20461) (P-11416;E-11812)	622.10	r	(A-20366)
590.370	n	(A-20461) (P-11416;E-11812)	590.600	n	(A-20461) (P-11416;E-11812)	622.20	r	(P-11412;E-11804)
590.375	n	(A-20461) (P-11416;E-11812)	590.610	n	(A-20461) (P-11416;E-11812)	622.30	r	(A-20457)
590.380	n	(A-20461) (P-11416;E-11812)	590.620	n	(A-20461) (P-11416;E-11812)	657.10	r	(A-20457)

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590.390	n	(A-20461) (P-11416;E-11812)	590.630	n	(A-20461) (P-11416;E-11812)	597.310	r	(P-11420) (E-11856)
590.400	n	(A-20461) (P-11416;E-11812)	590.640	n	(A-20461) (P-11416;E-11812)	597.320	r	(P-11420) (E-11856)
590.410	n	(A-20461) (P-11416;E-11812)	590.650	n	(A-20461) (P-11416;E-11812)	597.330	r	(P-11420) (E-11856)
590.420	n	(A-20461) (P-11416;E-11812)	590.660	n	(A-20461) (P-11416;E-11812)	597.400	r	(P-11420) (E-11856)
590.430	n	(A-20461) (P-11416;E-11812)	590.670	n	(A-20461) (P-11416;E-11812)	597.410	r	(P-11420) (E-11856)
590.440	n	(A-20461) (P-11416;E-11812)	590.680	n	(A-20461) (P-11416;E-11812)	602.10	r	(P-11404;E-11780)
590.450	n	(A-20461) (P-11416;E-11812)	590.700	n	(A-20461) (P-11416;E-11812)	602.20	r	(A-20448)
590.460	n	(A-20461) (P-11416;E-11812)	590.710	n	(A-20461) (P-11416;E-11812)	607.10	r	(P-11404;E-11780)
590.470	n	(A-20461) (P-11416;E-11812)	590.720	n	(A-20461) (P-11416;E-11812)	607.20	r	(A-20448)
590.480	n	(A-20461) (P-11416;E-11812)	590.730	n	(A-20461) (P-11416;E-11812)	607.60	r	(P-11408;E-11796)
590.490	n	(A-20461) (P-11416;E-11812)	590.740	n	(A-20461) (P-11416;E-11812)	607.70	r	(A-20453)
590.500	n	(A-20461) (P-11416;E-11812)	590.750	n	(A-20461) (P-11416;E-11812)	612.10	r	(P-11408;E-11796)
590.510	n	(A-20461) (P-11416;E-11812)	592.10	r	(P-11422) (E-11864)	612.20	r	(A-20455)
590.520	n	(A-20461) (P-11416;E-11812)	592.20	r	(P-11422) (E-11864)	617.20	am	(A-20455)
590.530	n	(A-20461) (P-11416;E-11812)	592.30	r	(P-11422) (E-11864)	617.30	am	(P-11390;E-11686)
590.540	n	(A-20461) (P-11416;E-11812)	592.40	r	(P-11422) (E-11864)	617.55	am	(A-20366)
590.550	n	(A-20461) (P-11416;E-11812)	592.45	r	(P-11422) (E-11864)	617.60	am	(P-11390;E-11686)
590.560	n	(A-20461) (P-11416;E-11812)	592.50	am	(P-1375; W-3687)	617.80	am	(A-20366)
590.570	n	(A-20461) (P-11416;E-11812)	592.55	r	(P-11422) (E-11864)	617.110	am	(P-11390;E-11686)
590.580	n	(A-20461) (P-11416;E-11812)	592.60	r	(P-11422) (E-11864)	622.10	r	(A-20366)
590.590	n	(A-20461) (P-11416;E-11812)	592.65	r	(P-11422) (E-11864)	622.20	r	(P-11412;E-11804)
590.600	n	(A-20461) (P-11416;E-11812)	592.70	r	(P-11422) (E-11864)	622.30	r	(A-20457)
590.610	n	(A-20461) (P-11416;E-11812)	592.75	r	(P-11422) (E-11864)	657.10	r	(A-20457)
590.620	n	(A-20461) (P-11416;E-11812)	592.80	am	(P-1375; W-3687)	657.20	r	(A-20459)
			592.85	r	(P-11422) (E-11864)	680.300	am	(P-943; A-7230)
			592.90	r	(P-11422) (E-11864)	685.150	am	(P-18947/92; A-6256)
			592.95	r	(P-11422) (E-11864)	690.100	am	(P-15065/92; A-3675)
			593.00	r	(P-11422) (E-11864)	690.200	am	(P-15065/92; A-3675)
			593.05	r	(P-11422) (E-11864)	690.300	am	(P-15065/92; A-3675)

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690.400	am	(P-15065/92; A-3675)	1200.20	am	(P-15354/92; A-1137)	67.130	n	(P-1767; A-9035)	391.2000	am	(P-13739)
708.300	am	(P-9852; RC-17492)	1200.30	am	(P-7780; O-14188)	67.140	n	(P-1767; A-9035)	392.2000	am	(P-13690)
730.10	n	(E-10003)			(R-21126)	67.Ex.A	n	(P-1767; A-9035)	393.2000	am	(P-13730)
		(P-11398; E-11745)			(E-8052; W-8318)	77.10	n	(P-1789; A-9057)	395.2000	am	(P-13693)
		(A-20419)			(E-9735; O-13198)	77.20	n	(P-1789; A-9057)	396.2000	am	(P-13699)
730.20	n	(P-11398; E-11745)	1200.40	am	(E-9735; O-13198)	77.30	n	(P-1789; A-9057)	396.2010	am	(P-13699)
		(A-20419)			(P-15354/92; A-1137)	77.40	n	(P-1789; A-9057)	397.1010	am	(P-13686)
730.30	n	(P-11398; E-11745)	1200.50	am	(P-15354/92; A-1137)	77.50	n	(P-1789; A-9057)	397.1020	am	(P-13686)
		(A-20419)			(P-7780; O-14188)	77.60	n	(P-1789; A-9057)	440.520	am	(P-15835/92; A-3530)
730.200	am	(P-11398; E-11745)			(R-21126; E-8052)	77.70	n	(P-1789; A-9057)	442.435	am	(P-15845/92; A-3540)
		(A-20419)			(W-8318; E-9735)	77.80	n	(P-1789; A-9057)	451.10	am	(P-3110; A-12839)
730.210	am	(P-11398; E-11745)			(O-13198)	77.90	n	(P-1789; A-9057)	451.15	am	(P-3110; A-12839)
		(A-20419)	1200.60	am	(P-15354/92; A-1137)	77.100	n	(P-1789; A-9057)	451.20	am	(P-3110; A-12839)
730.220	am	(P-11398; E-11745)	1200.70	am	(P-15354/92; A-1137)	77.110	n	(P-1789; A-9057)	451.25	am	(P-3110; A-12839)
		(A-20419)			(P-7780; O-14188)	77.120	n	(P-1789; A-9057)	451.50	#	(P-3110; A-12839)
730.230	am	(P-11398; E-11745)			(R-21126; E-8052)	77.130	n	(P-1789; A-9057)	451.60	am	(P-3110; A-12839)
		(A-20419)			(W-8318; E-9735)	77.140	n	(P-1789; A-9057)	451.70	am	(P-3110; A-12839)
730.250	am	(P-11398; E-11745)			(O-13198)	77.Ex.A	n	(P-1789; A-9057)	451.80	am	(P-3110; A-12839)
		(A-20419)	1200.80	am	(P-15354/92; A-1137)	107.3	am	(P-21333)	451.90	am	(P-3110; A-12839)
730.400	am	(P-11398; E-11745)	1200.100	am	(P-15354/92; A-1137)	107.103	am	(P-21333)	451.100	am	(P-3110; A-12839)
		(A-20419)	1200.110	am	(P-15354/92; A-1137)	107.105	am	(P-21333)	451.110	am	(P-3110; A-12839)
730.410	am	(P-11398; E-11745)	1200.Ap.A	am	(P-15354/92; A-1137)	107.111	am	(P-21333)	451.120	am	(P-3110; A-12839)
		(A-20419)			(P-7780; E-8052)	107.123	am	(P-21333)	451.130	am	(P-3110; A-12839)
730.420	am	(P-11398; E-11745)			(E-8318; E-9735)	107.315	am	(P-21333)	451.140	am	(P-3110; A-12839)
		(A-20419)			(O-13198)	107.317	am	(P-21333)	451.150	am	(P-3110; A-12839)
730.430	am	(P-11398; E-11745)				107.601	n	(P-21333)	451.160	am	(P-3110; A-12839)
		(A-20419)				171.4	#	(P-21314)	451.Ap.F	am	(P-3110; A-12839)
730.440	am	(P-11398; E-11745)	10.10	am	(P-6418; A-17239)	171.5	am	(P-21314)	451.II.C	n	(P-3110)
		(A-20419)	10.20	am	(P-6418; A-17239)	171.15	am	(P-21314)	451.II.D	n	(P-3110)
730.460	am	(P-11398; E-11745)	10.30	am	(P-6418; A-17239)	171.17	am	(P-21314)	453.10	n	(P-2186; A-8563)
		(A-20419)	10.40	am	(P-6418; A-17239)	171.21	am	(P-21314)	453.20	n	(P-2186; A-8563)
730.600	am	(P-11398; E-11745)	10.50	am	(P-6418; A-17239)	171.1000	am	(P-21314)	453.30	n	(P-2186; A-8563)
		(A-20419)	10.60	am	(P-6418; A-17239)	172.2000	am	(P-21326)	454.20	am	(P-12278; A-19662)
730.650	am	(P-11398; E-11745)	10.70	am	(P-6418; A-17239)	172.2215	r	(P-21326)	454.30	am	(P-12278; A-19662)
		(A-20419)	10.80	am	(P-6418; A-17239)	173.3000	am	(P-21345)	454.40	am	(P-12278; A-19662)
730.700	r	(P-10397/92; A-425)	10.90	n	(P-6418; A-17239)	177.2000	am	(P-21305)	454.60	am	(P-12278; A-19662)
827.10	am	(P-77; A-6260)	67.10	n	(P-1767; A-9035)	178.2000	am	(P-21351)	454.210	am	(P-12278; A-19662)
827.30	am	(P-77; A-6260)	67.20	n	(P-1767; A-9035)	179.2000	am	(P-21362)	454.250	am	(P-12278; A-19662)
827.40	am	(P-77; A-6260)	67.30	n	(P-1767; A-9035)	180.2000	am	(P-21310)	454.310	am	(P-12278; A-19662)
830.50	am	(P-18759/92; A-6248)	67.40	n	(P-1767; A-9035)	386.1000	am	(P-13734)	454.410	am	(P-12278; A-19662)
897.10	n	(E-6886)	67.50	n	(P-1767; A-9035)	386.1010	am	(P-13734)	454.510	am	(P-12278; A-19662)
897.20	n	(E-6886)	67.60	n	(P-1767; A-9035)	386.1140	am	(P-13734)	456.40	am	(P-13704)
897.30	n	(E-6886)	67.70	n	(P-1767; A-9035)	390.1000	am	(P-13986)	456.50	am	(P-13704)
897.40	n	(E-6886)	67.80	n	(P-1767; A-9035)	390.1010	am	(P-13986)	456.60	am	(P-13704)
897.50	n	(E-6886)	67.90	n	(P-1767; A-9035)	390.1020	am	(P-13986)	456.70	am	(P-13704)
897.60	n	(E-6886)	67.100	n	(P-1767; A-9035)	390.1030	am	(P-13986)	456.80	am	(P-13704)
1177.10	am	(P-11400; E-11766)	67.110	n	(P-1767; A-9035)	390.2000	am	(P-13986)	518.20	am	(P-12628)
1200.10	am	(P-15354/92; A-1137)	67.120	n	(P-1767; A-9035)	391.1000	am	(P-13739)	518.750	am	(P-12628)

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522.50	am	(P-981; A-7258)	704.90	n	(P-17244/92; A-4494)
522.80	am	(P-981; A-7258)	704.100	n	(P-17244/92; A-4494)
522.120	am	(P-981; A-7258)	704.110	n	(P-17244/92; A-4494)
522.130	r	(P-981; A-7258)	704.120	n	(P-17244/92; A-4494)
522.130	r	(P-981; A-7258)	704.130	n	(P-17244/92; A-4494)
522.150	am	(P-981; A-7258)	704.140	n	(P-17244/92; A-4494)
522.200	am	(P-981; A-7258)	704.150	n	(P-17244/92; A-4494)
522.210	am	(P-981; A-7258)	704.Ap.A	n	(P-17244/92; A-4494)
522.II.J	n	(P-981; A-7258)	1001.10	am	(P-19761/92; A-6274)
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533.20	n	(P-18447)	1001.100	am	(P-19761/92; A-6274)
533.30	n	(P-18447)	1001.110	am	(P-19761/92; A-6274)
533.40	n	(P-18447)	1001.220	am	(P-19761/92; A-6274)
533.50	n	(P-18447)	1001.300	am	(P-19761/92; A-6274)
533.60	n	(P-18447)	1001.310	am	(P-19761/92; A-6274)
533.70	n	(P-18447)	1001.320	am	(P-19761/92; A-6274)
600.10	n	(P-12613)	1001.330	am	(P-19761/92; A-6274)
600.20	n	(P-12613)	1001.340	am	(P-19761/92; A-6274)
600.30	n	(P-12613)	1001.350	am	(P-19761/92; A-6274)
600.40	n	(P-12613)	1001.360	am	(P-19761/92; A-6274)
600.50	n	(P-12613)	1001.400	am	(P-19761/92; A-6274)
600.60	n	(P-12613)	1001.410	am	(P-19761/92; A-6274)
600.70	n	(P-12613)	1001.420	am	(P-19761/92; A-6274)
600.80	n	(P-12613)	1001.430	am	(P-19761/92; A-6274)
600.90	n	(P-12613)	1001.440	am	(P-19761/92; A-6274)
600.100	n	(P-12613)	1001.450	am	(P-19761/92; A-6274)
600.110	n	(P-12613)	1001.460	am	(P-19761/92; A-6274)
600.120	n	(P-12613)	1001.470	am	(P-19761/92; A-6274)
600.130	n	(P-12613)	1001.485	am	(P-1758; A-8528)
700.10	n	(P-17235/92; A-4484)	1001.500	n	(E-2047)
700.20	n	(P-17235/92; A-4484)	1001.510	n	(P-1758; A-8528)
700.30	n	(P-17235/92; A-4484)	1001.520	n	(E-2047)
700.40	n	(P-17235/92; A-4484)	1001.530	n	(E-2047)
700.50	n	(P-17235/92; A-4484)	1001.540	n	(P-1758; A-8528)
700.60	n	(P-17235/92; A-4484)	1001.550	n	(E-2047)
700.70	n	(P-17235/92; A-4484)	1002.10	am	(P-21179)
700.80	n	(P-17235/92; A-4484)	1002.20	am	(P-21179)
700.90	n	(P-17235/92; A-4484)	1002.40	am	(P-21179)
700.100	n	(P-17235/92; A-4484)	1002.45	am	(P-21179)
700.110	n	(P-17235/92; A-4484)	1002.60	am	(P-21179)
704.10	n	(P-17244/92; A-4494)	1002.70	am	(P-21179)
704.20	n	(P-17244/92; A-4494)			
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1030.18	n	(P-956; A-8275)	1375.30	r	(P-8635)
1030.92	am	(E-1219)	1375.40	r	(P-8635)
1030.97	n	(P-13661; A-19315)	1375.50	r	(P-8635)
1030.115	am	(P-15803)	1375.60	r	(P-8635)
1030.120	am	(P-17229/92; A-2025)	1375.70	r	(P-8635)
1030.130	am	(P-12138/92; A-7065)	1375.80	r	(P-8635)
1040.20	am	(P-12138/92; A-7065)	1375.85	r	(P-8635)
1040.101	am	(P-2128; A-12782)	1375.1000	r	(P-8635)
1040.102	n	(P-1747; A-8512)	1375.1010	r	(P-8635)
1060.5	re	(P-285; A-90286)	1375.1020	r	(P-8635)
1060.10	re	(A-20006)	1375.1030	r	(P-8635)
1060.20	re	(A-20006)	1375.1040	r	(P-8635)
1060.30	re	(A-20006)	1375.1050	r	(P-8635)
1060.40	re	(A-20006)	1375.1060	r	(P-8635)
1060.50	re	(A-20006)	1375.1070	r	(P-8635)
1060.60	re	(A-20006)	1375.1080	r	(P-8635)
1060.70	re	(A-20006)	1375.1090	r	(P-8635)
1060.80	re	(A-20006)	1375.1100	r	(P-8635)
1060.90	re	(A-20006)	1375.1110	r	(P-8635)
1060.100	re	(A-20006)	1375.1120	r	(P-8635)
1060.110	re	(A-20006)	1375.1130	r	(P-8635)
1060.120	re	(A-20006)	1375.1140	r	(P-8635)
1060.130	re	(A-20006)	1375.1150	r	(P-8635)
1060.140	re	(A-20006)	1375.1160	r	(P-8635)
1060.150	re	(A-20006)	1375.1170	r	(P-8635)
1060.160	re	(A-20006)	1375.2010	r	(P-8635)
1060.170	re	(A-20006)	1375.2020	r	(P-8635)
1060.180	re	(A-20006)	1375.2030	r	(P-8635)
1060.190	re	(A-20006)	1375.2040	r	(P-8635)
1060.200	re	(A-20006)	1375.2050	r	(P-8635)
1060.210	re	(A-20006)	1375.2060	r	(P-8635)
1060.220	re	(A-20006)	1375.2070	r	(P-8635)
1060.230	re	(A-20006)	1375.2080	r	(P-8635)
1060.240	re	(A-20006)	1375.3010	r	(P-8635)
1060.250	re	(A-20006)	1375.3020	r	(P-8635)
1060.260	re	(A-20006)	1375.3030	r	(P-8635)
1070.100	am	(P-2863; A-8517)	1375.4010	r	(P-8635)
1205.10	am	(P-21250)	1375.5010	r	(P-8635)
1205.20	r	(P-21250)	1375.6010	r	(P-8635)
1205.110	am	(P-21250)	1375.6020	r	(P-8635)
1205.200	r	(P-21250)	1375.6030	r	(P-8635)
1236.10	n	(P-9167)	1375.7010	r	(P-8635)
1360.40	am	(P-1685; A-18466)	1375.7020	r	(P-8635)
1375.10	r	(P-8635)	1375.7030	r	(P-8635)
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1375.7080	r	(P-8635)	2520.203	r	(P-566; A-8536)
1375.7090	r	(P-8635)	2520.204	n	(P-542; A-8539)
1375.7100	r	(P-8635)	2520.204	r	(P-566; A-8536)
1375.7110	r	(P-8635)	2520.205	n	(P-542; A-8539)
1375.7120	r	(P-8635)	2520.205	r	(P-566; A-8536)
1375.7130	r	(P-8635)	2520.206	n	(P-542; A-8539)
1375.7140	r	(P-8635)	2520.206	r	(P-566; A-8536)
1375.7150	r	(P-8635)	2520.207	n	(P-542; A-8539)
1375.7160	r	(P-8635)	2520.207	r	(P-566; A-8536)
1375.7170	r	(P-8635)	2520.208	n	(P-542; A-8539)
1375.7175	r	(P-8635)	2520.208	r	(P-566; A-8536)
1375.7180	r	(P-8635)	2520.209	n	(P-542; A-8539)
1375.7190	r	(P-8635)	2520.209	r	(P-566; A-8536)
1375.7200	r	(P-8635)	2520.210	n	(P-542; A-8539)
1375.7210	r	(P-8635)	2520.210	r	(P-566; A-8536)
1375.7220	r	(P-8635)	2520.211	n	(P-542; A-8539)
1375.7230	r	(P-8635)	2520.211	r	(P-566; A-8536)
1375.7240	r	(P-8635)	2520.212	n	(P-542; A-8539)
1375.7250	r	(P-8635)	2520.212	r	(P-566; A-8536)
1375.7260	r	(P-8635)	2520.213	n	(P-542; A-8539)
1375.8100	r	(P-8635)	2520.213	r	(P-566; A-8536)
1375.8110	r	(P-8635)	2520.214	n	(P-542; A-8539)
1375.8120	r	(P-8635)	2520.214	r	(P-566; A-8536)
1375.8130	r	(P-8635)	2520.215	n	(P-542; A-8539)
1375.8140	r	(P-8635)	2520.215	r	(P-566; A-8536)
1376.10	n	(P-8630)	2520.216	n	(P-542; A-8539)
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1376.40	n	(P-8630)	2520.217	r	(P-566; A-8536)
1425.10	am	(P-18715)	2520.218	n	(P-542; A-8539)
1425.20	am	(P-18715)	2520.218	r	(P-566; A-8536)
1425.30	am	(P-18715)	2520.219	n	(P-542; A-8539)
1425.40	am	(P-18715)	2520.219	r	(P-566; A-8536)
1710.134	n	(P-21257)	2520.220	n	(P-542; A-8539)
1710.160	am	(P-21257)	2520.220	r	(P-566; A-8536)
1710.170	am	(P-21257)	2520.221	n	(P-542; A-8539)
2520.26	r	(P-566; A-8536)	2520.221	r	(P-566; A-8536)
2520.105	n	(P-542; A-8539)	2520.222	n	(P-542; A-8539)
2520.105	r	(P-566; A-8536)	2520.222	r	(P-566; A-8536)
2520.110	n	(P-542; A-8539)	2520.223	n	(P-542; A-8539)
2520.110	r	(P-566; A-8536)	2520.223	r	(P-566; A-8536)
2520.200	n	(P-542; A-8539)	2520.224	n	(P-542; A-8539)
2520.200	r	(P-566; A-8536)	2520.224	r	(P-566; A-8536)
2520.201	n	(P-542; A-8539)	2520.225	n	(P-542; A-8539)
2520.201	r	(P-566; A-8536)	2520.225	r	(P-566; A-8536)
2520.202	n	(P-542; A-8539)	2520.226	n	(P-542; A-8539)

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2520.301	r	(P-566; A-8536)
2520.302	n	(P-542; A-8539)
2520.302	r	(P-566; A-8536)
2520.303	n	(P-542; A-8539)
2520.303	r	(P-566; A-8536)
2520.304	n	(P-542; A-8539)
2520.304	r	(P-566; A-8536)
2520.305	n	(P-542; A-8539)
2520.305	r	(P-566; A-8536)
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2520.400	r	(P-566; A-8536)
2520.401	n	(P-542; A-8539)
2520.401	r	(P-566; A-8536)
2520.402	n	(P-542; A-8539)
2520.402	r	(P-566; A-8536)
2520.403	n	(P-542; A-8539)
2520.403	r	(P-566; A-8536)
2520.404	n	(P-542; A-8539)
2520.404	r	(P-566; A-8536)
2520.405	n	(P-542; A-8539)
2520.405	r	(P-566; A-8536)
2520.406	n	(P-542; A-8539)
2520.406	r	(P-566; A-8536)
2520.500	n	(P-542; A-8539)
2520.501	r	(P-566; A-8536)
2520.501	n	(P-542; A-8539)
2520.502	n	(P-542; A-8539)
2520.502	r	(P-566; A-8536)
2520.503	n	(P-542; A-8539)
2520.504	n	(P-542; A-8539)
2520.504	r	(P-566; A-8536)
2520.600	n	(P-542; A-8539)
2520.600	r	(P-566; A-8536)
2520.601	n	(P-542; A-8539)
2520.602	r	(P-566; A-8536)
2520.603	r	(P-566; A-8536)
2520.604	r	(P-566; A-8536)

